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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91237315
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

AMERICAN MARRIAGE
MINISTRIES,

Opposer,

v.

UNIVERSAL LIFE CHURCH
MONASTERY STOREHOUSE,

Applicant.

Opposition No. 91237315

APPLICANT’S NOTICE OF RELIANCE

Pursuant to 37 C.F.R. §§ 2.120(k), 2.122, Applicant Universal Life Church Monastery Storehouse hereby gives notice to Opposer American Marriage Ministries that it offers and intends to rely upon the following materials:

A. A true, correct, and complete copy of the publicly available online Merriam Webster Dictionary definitions of “get.” Such evidence is relevant to show that the copy submitted by Opposer was incomplete, and to rebut Opposer’s claims that such evidence “is relevant as evidence of meaning of word and descriptive nature of phrase [sic]” and “associated with the issue of failure of the mark to function as a trademark, descriptive use of the term ‘get ordained,’ generic use of the term ‘get ordained’ and damage to Opposer.” Such evidence is relevant to Opposer’s claims that the GET ORDAINED trademark is generic, is merely descriptive, lacks secondary meaning, and fails to function as a trademark. (Exhibit A)

B. A true, correct, and complete copy of the publicly available online Dictionary.com definitions of “ordain.” Such evidence is associated with and relevant to public understanding of the GET ORDAINED trademark and Opposer’s claims that the GET ORDAINED trademark is generic, is merely descriptive, lacks secondary meaning, and fails to function as a trademark. (Exhibit B)

C. True, correct, and complete copies of publicly available pages from the online Merriam Webster Dictionary, Merriam-Webster Learner’s Dictionary, Collins Dictionary, Macmillan Dictionary, Cambridge Dictionary, and The Free Dictionary showing no entries for “get ordained.” Such evidence is associated with and relevant to public understanding of the GET ORDAINED trademark and Opposer’s claims that the GET ORDAINED trademark is generic, is merely descriptive, lacks secondary meaning, and fails to function as a trademark. (Exhibit C)

D. True and correct screen captures from Google Books of publicly available excerpts of Frank Herbert, *Dune Messiah* (2020) (originally published 1969), showing use of the word “ordained,” as captured on December 15, 2020. Such evidence is associated with and relevant to public understanding of the GET ORDAINED trademark and Opposer’s claims that the GET ORDAINED trademark is generic, is merely descriptive, lacks secondary meaning, and fails to function as a trademark. (Exhibit D)

E. True and correct copies of printouts of information from the Patent & Trademark Office’s publicly available electronic database of registrations for multiple “GET _____” trademarks, as obtained on December 15, 2020. Such evidence is associated with and relevant to public understanding and trademark function of trademarks in the form “GET _____,” where the word or phrase following “GET” relates to a characteristic the produce or service recipient may obtain after using the products or services associated with the mark. Such evidence is relevant

to Opposer's claims that the GET ORDAINED trademark is generic, merely descriptive, lacks secondary meaning, and fails to function as a trademark. (Exhibit E)

F. True and correct screen captures from UrbanDictionary.com, Slang.org, and Wordnik.com, and a true and correct copy of a printout from Wikipedia.com, showing the definitions of certain terms used in the "GET _____" trademarks shown in Exhibit E, as obtained on December 15, 2020. Such evidence is associated with and relevant to public understanding and trademark function of trademarks in the form "GET _____," where the word or phrase following "GET" relates to a characteristic the produce or service recipient may obtain after using the products or services associated with the mark. Such evidence is relevant to Opposer's claims that the GET ORDAINED trademark is generic, merely descriptive, lacks secondary meaning, and fails to function as a trademark. (Exhibit F)

G. True and correct excerpts of Applicant's First Set of Interrogatories to Opposer American Marriage Ministries served on January 26, 2018, Opposer's Answers to First Set of Interrogatories dated February 26, 2018, and Opposer's Supplemental Responses to Applicant's First Set of Requests for Documents and First Set of Interrogatories dated November 6, 2018. Such evidence is associated with the public use and understanding of the GET ORDAINED trademark, exclusivity of Applicant's use of GET ORDAINED trademark, and Opposer's claim that it has a competitive need to use the GET ORDAINED trademark. Such evidence is relevant to Opposer's claims that the GET ORDAINED trademark is generic, merely descriptive, lacks secondary meaning, and fails to function as a trademark. (Exhibit G)

H. True and correct excerpts of Applicant's First Set of Requests for Production of Documents, Electronically Stored Information, and Things to Opposer American Marriage

Ministries, served on Opposer on January 26, 2018 and Opposer's Responses to Applicant's First Set of Requests for Production of Documents, Electronically Stored Information, and Things dated February 26, 2018. Such evidence is associated with documents and information that Opposer was obligated to produce in discovery, but withheld until trial, and is relevant to admissibility of such documents. (Exhibit H)

I. True and correct excerpts of the combined personal discovery deposition of Dylan Wall and 30(b)(6) discovery deposition of Opposer, conducted on January 25, 2019, as provided by Seattle Deposition Reporters. This evidence is associated with the source of and method of obtaining and retaining documents Opposer seeks to introduce into evidence, public use and understanding of the words "get ordained," and the common name for the category of services provided by Applicant. This evidence is relevant to Opposer's claims that the GET ORDAINED trademark is generic, merely descriptive, lacks secondary meaning, and fails to function as a trademark, and to the admissibility of documents Opposer seeks to introduce. (Exhibit I)

J. True and correct excerpts of the discovery deposition of Glen Yoshioka conducted on January 24, 2019, as provided by Seattle Deposition Reporters. This evidence is associated with the public use and understanding of the words "get ordained" and the common name for services provided by Applicant. This evidence is relevant to Opposer's claims that the GET ORDAINED trademark is generic, merely descriptive, lacks secondary meaning, and fails to function as a trademark, and to the admissibility of documents Opposer seeks to introduce. (Exhibit J)

DATED: December 15, 2020

Respectfully submitted:

MATESKY LAW^{PLLC}

s/ Michael P. Matesky, II/

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CERTIFICATE OF SERVICE

I hereby certify that I served the foregoing on Opposer's counsel of record by email transmission to nancy.stephens@foster.com, pursuant to Trademark Rule § 2.119(b), 37 C.F.R. § 2.119(b).

Dated: December 15, 2020

s/ Michael P. Matesky, II
Michael P. Matesky, II

EXHIBIT A



SINCE 1828



- [GAMES](#)
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- [WORD OF THE DAY](#)
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[settings](#)

- [SAVED WORDS](#)

get



dictionary
thesaurus

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Hello,

- [GAMES](#)
- [BROWSE THESAURUS](#)
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- [WORDS AT PLAY](#)
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-

- [SAVED WORDS](#) [view recents](#)

get

[verb](#)

[Save Word](#)

To save this word, you'll need to log in.

[Log In](#) ☐

\ 'get , nonstandard 'git

got\ 'gät ; got or gotten\ 'gä-tən ; getting

Definition of *get*

(Entry 1 of 3)

[transitive verb](#)

- 1a : to gain possession of *got* a new bicycle
 b : to receive as a return : [earn](#) he *got* a bad reputation for carelessness
 2a : to obtain by concession or entreaty get your mother's permission to go
 b : to become affected by (a disease or bodily condition) : [catch](#) *got* measles from his sister
 3a : to seek out and obtain hoped to get dinner at the inn
 b : to obtain and bring where wanted or needed get a pencil from the desk
 4 : [beget](#)
 5a : to cause to come or go quickly *got* his luggage through customs
 b : to cause to move get it out of the house
 c : to cause to be in a certain position or condition *got* his feet wet
 d : to make ready : [prepare](#) get breakfast
 6a : to be subjected to *got* a bad fall
 b : to receive by way of punishment
 c : to suffer a specified injury to *got* my nose broken
 7a : to achieve as a result of military activity
 b : to obtain or receive by way of benefit or advantage he *got* little for his trouble get the better of an enemy
 8a : [seize](#) The dog *got* the thief by the leg.
 b : [overcome](#) Such practices will surely get you in the end.
 c : to have an emotional effect on the final scene always gets me
 d : [irritate](#) the delays were starting to get her
 e : [puzzle](#) This problem really gets me.
 f : to take vengeance on specifically : [kill](#)
 g : [hit](#)
 9 : to prevail on : [cause](#) finally *got* them to tidy up their room
 10a : [have](#) —used in the present perfect tense form with present meaning I've *got* no money
 b : to have as an obligation or necessity —used in the present perfect tense form with present meaning you have *got* to come
 11a : to find out by calculation get the answer to a problem
 b : [memorize](#) *got* the verse by heart
 c : [hear](#) Sorry, but I didn't get your name.
 d : [understand](#) he *got* the joke
 12 : to establish communication with
 13 : to put out in baseball
 14 : [deliver sense 6b](#) the car gets 20 miles to the gallon

[intransitive verb](#)

- 1a : to succeed in coming or going : to bring or move oneself get away to the country *got* into the car
 b : to reach or enter into a certain condition *got* to sleep after midnight
 c : to make progress hasn't *gotten* far with the essay
 2 : to acquire wealth
 3a : to be able never *got* to go to college
 b : to come to be —often used with following present participle *got* talking about old times
 4a : to succeed in becoming : [become](#) how to get clear of all the debts I owe— William Shakespeare
 b : to become involved people who get into trouble with the law
 5 : to leave immediately told them to get

[auxiliary verb](#)

- used with the past participle of transitive verbs as a passive voice auxiliary they *got* caught in the act
 get after
 : to pursue with exhortation, reprimand, or attack The coach really *got after* the players at halftime.
 get ahead
 : to achieve success determined to *get ahead* in life
 get a life
 : to stop wasting time on trivial or hopeless matters
 get a move on
 : [hurry](#)
 get at

1 : to reach effectively The valve is hard to *get at* unless you have a special tool.

2 : to influence corruptly : [bribe](#)

3 : to turn one's attention to The committee finally *got at* the main issue.

4 : to try to prove or make clear I don't understand what he's *getting at*.

get away with

: to avoid criticism or punishment for or the consequences of (such as a reprehensible act)

get cracking

: to make a start : get going ought to *get cracking* on that assignment

get even

: to get revenge

get even with

: to repay in kind

get going

: to make a start time to *get going* on that assignment

get into

: to become strongly involved with or deeply interested in *got into* gymnastics at an early age

get it

: to receive a scolding or punishment

get it on

1 : to become enthusiastic, energetic, or excited

2 : to engage in sexual intercourse

get on

1 : to produce an unfortunate effect on : [upset](#) the noise *got on* my nerves

2 : to criticize insistently the fans *got on* him for losing the game

get one's act together

1 : to put one's life, thoughts, or emotions in order : cease to be confused or misdirected

2 : to begin to function in a skillful or efficient manner the company finally *got its act together*

get one's goat

: to make one angry or annoyed

get over

1a : [overcome](#), [surmount](#) *get over* your fear of being lied to

b : to recover from still trying to *get over* a bad cold

c : to reconcile oneself to : become accustomed to was very disappointed, but he'll *get over* it

2 : to move or travel across

get real

: to stop deceiving oneself or fooling around : face reality

get religion

1 : to undergo religious conversion

2 : to turn to or adopt an enlightened course of action or point of view

get somewhere

: to be successful After a difficult start we're finally *getting somewhere*.

get there

: to be successful

get through

: to reach the end of : [complete](#) *got through* the ordeal unhurt

get to

1a : [begin](#) *gets to* worrying over nothing at all

b : to be ready to begin or deal with I'll *get to* the accounts as soon as I can

2 : to have an effect on: such as

a : [influence](#)

b : [bother](#) All these delays are starting to *get to* me.

get together

1 : to bring together : [accumulate](#)

2 : to come together : [assemble](#), [meet](#) often *gets together* with his friends after work

3 : to reach agreement were unable to *get together* on the new contract

get wind of

: to become aware of *got wind of* our plans for the party

get with it

: to become alert or aware : show sophisticated consciousness

get

noun (1)\ 'get  \Definition of *get* (Entry 2 of 3)

1a : something begotten:



(1) : [offspring](#)

(2) : the entire progeny of a male animal

b : [lineage](#)

2 : a return of a difficult shot in a game (such as tennis)

get

noun (2)\ 'get  \plural gittin\ gē-'tēn , 'gi-tin  \Definition of *get* (Entry 3 of 3)

1 : a document of release from obligation in Jewish law specifically : a bill of divorce

2 : a religious divorce by Jewish law

[↓ Synonyms & Antonyms](#)
[↓ How do you pronounce get?: Usage Guide](#)
[↓ More Example Sentences](#)
[↓ Learn More about *get*](#)

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Synonyms & Antonyms for *get*

Synonyms: Verb

- [learn](#),
- [master](#),
- [pick up](#)

Synonyms: Noun (1)

- [fruit](#),
- [issue](#),
- [offspring](#),
- [posterity](#),
- [progeny](#),
- [seed](#),
- [spawn](#)

Antonyms: Verb

- [unlearn](#)

[Visit the Thesaurus for More](#) **How do you pronounce get?: Usage Guide**

Verb

The pronunciation \ 'git\ has been noted as a feature of some British and American dialects since the 16th century. In the phonetic spelling of his own speech Benjamin Franklin records *git*. However, since at least 1687 some grammarians and teachers have disapproved this pronunciation. It nonetheless remains in widespread and unpredictable use in many dialects, often, but not exclusively, when *get* is a passive auxiliary (as in *get married*) or an imperative (as in *get up!*).

Examples of *get* in a Sentence

Verb He *got* a new bicycle for his birthday. I never did *get* an answer to my question.

See More  

First Known Use of *get*

Verb

13th century, in the meaning defined at [transitive sense 1a](#)

Noun (1)

14th century, in the meaning defined at [sense 1a](#)

Noun (2)

1843, in the meaning defined at [sense 1](#)

History and Etymology for *get*

Verb and Noun (1)

Middle English, from Old Norse *geta* to get, beget; akin to Old English *bigietan* to beget, Latin *prehendere* to seize, grasp, Greek *chandanein* to hold, contain

Noun (2)

Late Hebrew *gēṭ*

Keep scrolling for more

Learn More about *get*

Share *get*

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Time Traveler for *get*



The first known use of *get* was in the 13th century

[See more words from the same century](#)

From the Editors at Merriam-Webster

[“Like a Pig in Mud” and Other...](#)

[“Like a Pig in Mud” and Other Barnyard Idioms](#)

[24 down-home turns of phrase](#)

[What's a 'Good Get'?](#)

[What's a 'Good Get'?](#)

[How to use 'get' as a noun](#)

Dictionary Entries near *get*

[gesture politics](#)

[gesundheit](#)

[geswarp](#)

[get](#)

[geta](#)

[get a bang out of](#)

[getable](#)

[See More Nearby Entries](#)

Phrases Related to *get*

[\(get\) ready, \(get\) set, go](#)

[a/the squeaky wheel gets the grease/oil](#)

[as good as it gets](#)

[attract/get someone's attention](#)

[be/get carried away](#)

[be/get in someone's face](#)

[be/get toggled up/out](#)

Statistics for *get*

Look-up Popularity

Top 1% of words

Cite this Entry

“Get.” *Merriam-Webster.com Dictionary*, Merriam-Webster, <https://www.merriam-webster.com/dictionary/get>. Accessed 15 Dec. 2020.

Style: MLA

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More Definitions for *get*

get

[verb](#)

\ 'get  \

got\ 'gät \; got or gotten\ 'gä-t'n \; getting\ 'ge-tɪŋ \

Kids Definition of *get*

- 1 : to gain possession of (as by receiving, earning, buying, or winning) Everyone *gets* a present. I *got* new clothes.
- 2 : to obtain by request or as a favor Did you *get* permission?
- 3 : to come to have I *got* a good night's sleep.
- 4 : [catch entry 1 sense 5](#) He *got* pneumonia.
- 5 : [arrive sense 1](#) We *got* home early.
- 6 : [go sense 1](#), [move](#) *Get* out! She *gets* about on crutches.
- 7 : [become sense 1](#) Don't *get* angry. It's *getting* warmer.
- 8 : to cause to be I *got* my feet wet.
- 9 : [prepare sense 2](#) You relax while I *get* dinner.
- 10 : [irritate sense 1](#) Don't let his teasing *get* to you.
- 11 : [hit entry 1 sense 1](#) The snowball *got* him on the head.
- 12 : to find out by calculation Did you *get* the answer yet?
- 13 : to hear correctly Sorry, I didn't *get* your name.
- 14 : [understand sense 1](#) Oh, now I *get* it.
- 15 : [persuade](#) We *got* them to lower the price.
- get ahead
: to achieve success (as in business)
- get along
1 : to approach old age She's *getting along* in years.
2 : to stay friendly The boys *got along* well.
3 : to manage with little They *get along* on a small income.
- get around
1 : to become known by many people The rumor quickly *got around*.
2 : to avoid having to deal with He found a way to *get around* the rules.
3 : to do or give attention to eventually I'll *get around* to it.
- get at
1 : to reach with or as if with the hand I can't *get at* the switch.
2 : to deal with There's lots to do so let's *get at* it.
3 : to say or suggest in an indirect way Just what are you *getting at*?
- get away
: to avoid being caught The robber *got away*.
- get away with
: to not be punished for You won't *get away with* lying.
- get back at
: to get revenge on I'll *get back at* him for what he did.
- get by
1 : to manage with little We can *get by* with what we have.
2 : to do well enough to avoid failure I'm just *getting by* in this class.
- get even
: to get revenge Are you going to forgive her, or *get even*?
- get into
: to become deeply interested in She's really *gotten into* music.
- get it
: to receive punishment You're going to *get it* when Mom gets home.
- get off
1 : to start out on a journey They *got off* on their trip.
2 : to escape punishment or harm He *got off* with just a warning.
- get on
1 : to approach old age My grandparents are *getting on*.
2 : to start or continue doing Come on, let's *get on* with it.
3 : to stay friendly The neighbors all *got on* fine.
- get out
1 : [escape entry 1 sense 1](#) Everyone *got out* alive.
2 : to become known The secret *got out*.
- get over
1 : to stop feeling unhappy about She's disappointed, but she'll *get over* it.
2 : to recover from I finally *got over* my cold.
- get up
1 : to arise from bed

2 : [stand entry 1 sense 1](#)

3 : to find the ability I couldn't *get up* the nerve to speak.



get wind of

: to become aware of : hear about I *got wind of* their little scheme.

get

[transitive verb](#)

\ (') get  \

got \ (') gät  \; got or gotten \ ' gät-ən  \; getting

Medical Definition of *get*

: to catch or become affected by (a disease or bodily condition) *got* measles from his brother *got* her period

Keep scrolling for more

More from Merriam-Webster on *get*

Thesaurus: [All synonyms and antonyms for *get*](#)

Nglish: [Translation of *get* for Spanish Speakers](#)

Britannica English: [Translation of *get* for Arabic Speakers](#)

Britannica.com: [Encyclopedia article about *get*](#)

Comments on *get*

What made you want to look up *get*? Please tell us where you read or heard it (including the quote, if possible).

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WORD OF THE DAY

prehensile 

[See Definitions and Examples »](#)

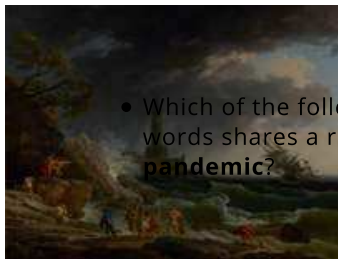
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Words of the Year Quiz - 2020 Edition



- Which of the following words shares a root with **pandemic**?

democracy

demonology

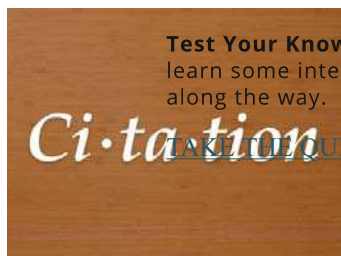
demote

pan



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commonly misspelled words?

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WORDS AT PLAY

•

The Words of the Week -

12/11/20

Words from the week of 12/11/2020

•

'Breath' vs. 'Breathe'

Don't hold your breath.

•

We Got You This Article on 'Gift' vs. 'Present'

And yes, 'gift' is a verb.

•

'Tally' and 'Tabulate': It All Adds Up

However you count it

ASK THE EDITORS

•

'All Intensive Purposes' or 'All Intents and Purposes'?

We're intent on clearing it up

•

'Nip it in the butt' or 'Nip it in the bud'?

We're gonna stop you right there

•

Literally

How to use a word that (literally) drives some pe...

•

Is Singular 'They' a Better Choice?

The awkward case of 'his or her'

WORD GAMES

•

Words of the Year Quiz - 2020 Edition

Test your knowledge of the words of the year.

TAKE THE QUIZ

•

Musical Words Quiz

A quiz in common time.

TAKE THE QUIZ

•

Spell It

Can you spell these 10 commonly
misspelled words?

TAKE THE QUIZ

•

Citation

Do you know the person or title
these quotes desc...

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Explore Dictionary

British

ordain

[awr-deyn] [SHOW IPA](#)[SEE SYNONYMS FOR *ordain* ON THESAURUS.COM](#)*verb (used with object)*

- 1 to invest with ministerial or sacerdotal functions; confer holy orders upon.
- 2 to enact or establish by law, edict, etc.:
to ordain a new type of government.
- 3 to decree; give orders for:
He ordained that the restrictions were to be lifted.
- 4 (of God, fate, etc.) to destine or predestine:
Fate had ordained the meeting.

verb (used without object)

- 5 to order or command:
Thus do the gods ordain.
- 6 to select for or appoint to an office.





QUIZZES

CAN YOU IDENTIFY LITERATURE'S FAMOUS OPENING LINES?

The opening line of any book should say, in the words of Stephen King, "Listen. Come in here. You want to know about this." Right? So intriguing! But, alas, that is not how books begin. So, how well do you know the actual opening lines from some of literature's greatest novels? Correctly match these memorable openers with their works of fiction and consider yourself an excellent listener!

QUESTION 1 OF 13

"If you really want to hear about it, the first thing you'll probably want to know is where I was born, and what my lousy childhood was like, and how my parents were occupied and all before they had me, and all that David Copperfield kind of crap, but I don't feel like going into it, if you want to know the truth."

David Copperfield by Charles Dickens

The Adventures of Huckleberry Finn by Mark Twain

The Catcher in the Rye by J.D. Salinger

The Outsiders by S.E. Hinton

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DEFINITIONS ▾



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ORIGIN OF ORDAIN

1250–1300; Middle English *ordeinen* < Old French *ordener* < Latin *ordināre* to order, arrange, appoint. See [ordination](#)

SYNONYMS FOR ORDAIN

3 [order](#), [prescribe](#), [determine](#).

4 [predetermine](#).

SEE SYNONYMS FOR *ordain* ON THESAURUS.COM

OTHER WORDS FROM ORDAIN

or·dain·a·ble, adjective

or·dain·er, noun

or·dain·ment, noun

re·or·dain, verb (used with object)

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EXAMPLE SENTENCES FROM THE WEB FOR ORDAIN

There's a school of thought, for instance, which argues that restoration by its very nature alters the way nature has *ordained* a structure to evolve, endure wear and tear, and eventually collapse.

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The letter also ordered her to “take down www.ordainwomen.org and disassociat[e] yourself from *Ordain Women*.”

EXCOMMUNICATION WITH A SMILE: MORMON FEMINIST KICKED OUT OF THE CHURCH | EMILY SHIRE | JUNE 23, 2014 | DAILY BEAST

Kate Kelly, the leader of *Ordain Women*, was officially excommunicated.

EXCOMMUNICATION WITH A SMILE: MORMON FEMINIST KICKED OUT OF THE CHURCH | EMILY SHIRE | JUNE 23, 2014 | DAILY BEAST

The *Ordain Women* website posted some of Harrison's email to Kelly informing her of her excommunication.

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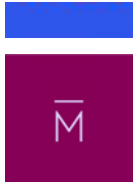
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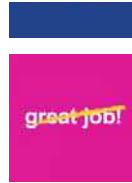
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/ (ɔːˈdeɪn) /

verb (tr)

- 1 to consecrate (someone) as a priest; confer holy orders upon
- 2 *(may take a clause as object)* to decree, appoint, or predestine irrevocably
- 3 *(may take a clause as object)* to order, establish, or enact with authority
- 4 *obsolete* to select for an office

DERIVED FORMS OF ORDAIN**ordainer**, noun**ordination**, noun



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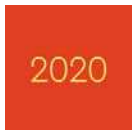
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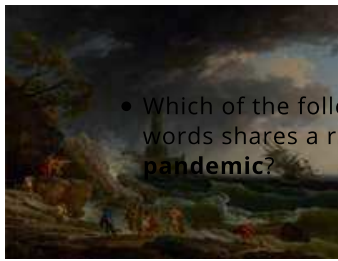
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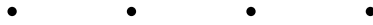


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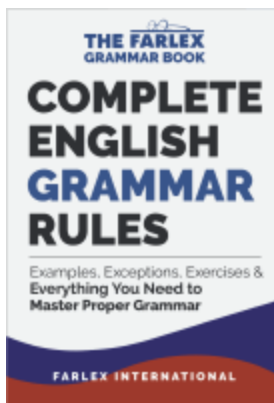
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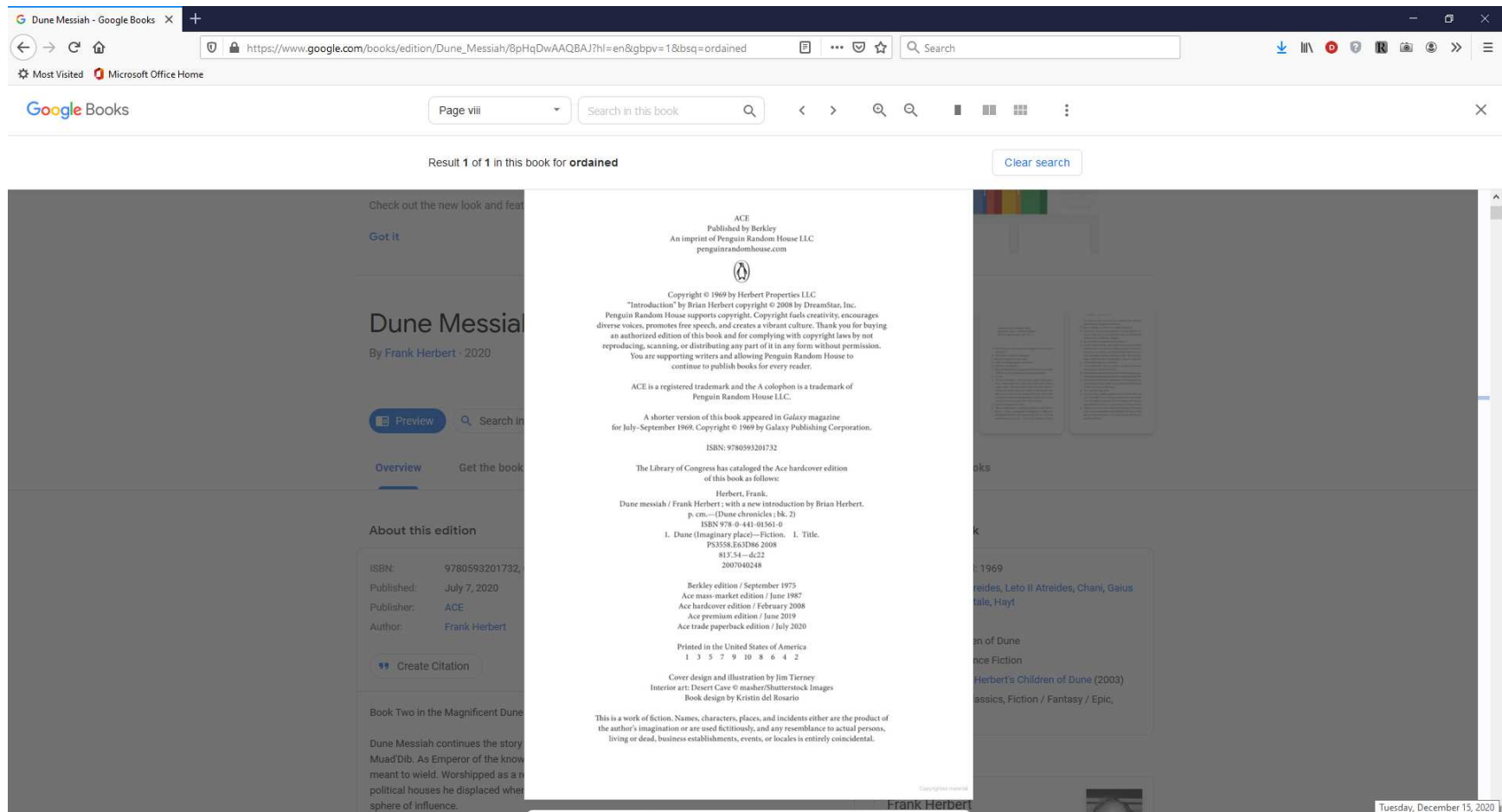
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Commander, but the futility of such a gesture stopped her. What could the Guild do?

"The Emperor has said I must die if I set foot on Dune," she said, making a last desperate effort. "You spoke of this yourself. You are condemning me if you take me down there."

"Say no more," the Qizara ordered. "The thing is **ordained**."

That was how they always spoke of Imperial commands, she knew. **Ordained!** The holy ruler whose eyes could pierce the future had spoken. What must be must be. He had seen it, had He not?

With the sick feeling that she was caught in a web of her own spinning, she had turned to obey.

And the web had become a cell which Irulan could visit. She saw that Irulan had aged somewhat since their meeting on Wallach IX. New lines of worry spread from the corners of her eyes. Well . . . time to see if this Sister of the Bene Gesserit could obey her vows.

"I've had worse quarters," the Reverend Mother said. "Do you come from the Emperor?" And she allowed her fingers to move as though in agitation.

Irulan read the moving fingers and her own fingers flashed an answer as she spoke, saying: "No—I came as soon as I heard you were here."

"Won't the Emperor be angry?" the Reverend Mother asked. Again, her fingers moved: imperative, pressing, demanding.

"Let him be angry. You were my teacher in the Sisterhood, just as you were the teacher of his own mother. Does he think I will turn my back on you as she has done?" And Irulan's finger-talk made excuses, begged.

The Reverend Mother sighed. On the surface, it was the sigh of a prisoner bemoaning her fate, but inwardly she felt the response as a

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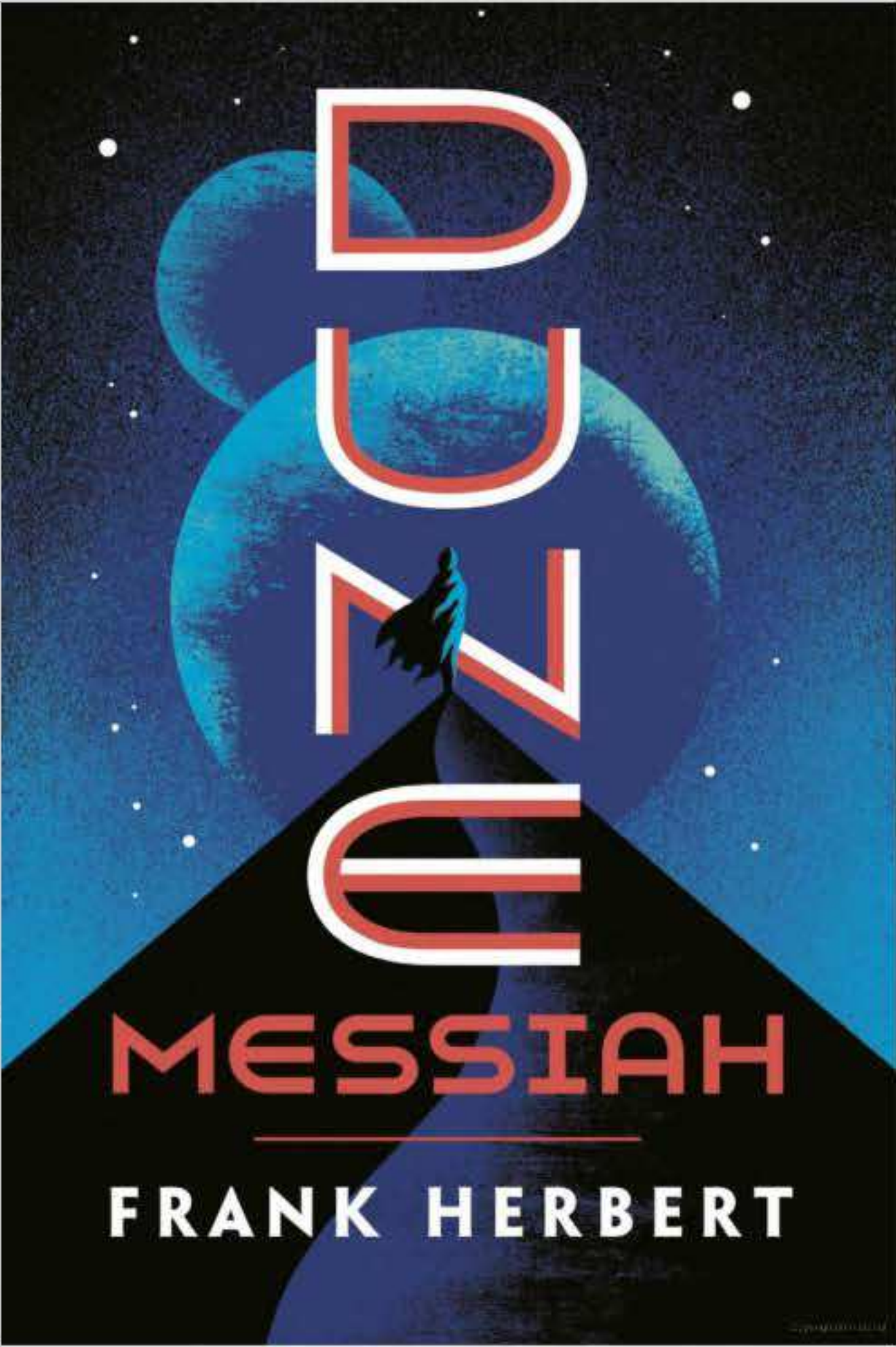
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Current Basis	1A
Original Filing Basis	1A
Published for Opposition	February 24, 2009
Registration Number	3618883
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Get Certified. Get Ahead.

Word Mark **GET CERTIFIED. GET AHEAD.**

Goods and Services IC 041. US 100 101 107. G & S: Educational services, namely, providing online courses in the fields of information technology, finance management, personal management, marketing management; educational services, namely, providing online courses featuring instruction via multimedia training modules, via technology-enhanced training modules, via computer-based instruction, via training modules, via computer-assisted instruction or computer-aided instruction, via internet-based training modules, via web-based training modules and via online education training modules, all in the fields of information technology, finance management, personal management, marketing management; providing physical classroom trainings for certification purposes in the fields of management, information technology, computer application project management, information technology service management, information technology security management, quality management, and finance management. FIRST USE: 20150606. FIRST USE IN COMMERCE: 20150606

Standard Characters Claimed**Mark Drawing Code** (4) STANDARD CHARACTER MARK**Serial Number** 87849005**Filing Date** March 26, 2018**Current Basis** 1A**Original Filing Basis** 1A**Published for Opposition** September 17, 2019**Registration Number** 5923864

Registration Date December 3, 2019
Owner (REGISTRANT) Simplilearn Solutions Private Limited CORPORATION INDIA Manoj Arcade, #53/1 C, 24th Main 2nd Sector, HSR Layout, Harlunte Bangalore, Karnataka INDIA 560102
Type of Mark SERVICE MARK
Register PRINCIPAL
Live/Dead Indicator LIVE

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GET EDUCATED

Word Mark Goods and Services

GET EDUCATED

IC 035. US 100 101 102. G & S: Providing online advertising, promotional and marketing services to others in the field of online education, namely, online universities, colleges and training programs; providing an online directory information service featuring information regarding prospective student's evaluation and comparison of online universities, colleges and/or training programs. FIRST USE: 19981230. FIRST USE IN COMMERCE: 19981230

IC 041. US 100 101 107. G & S: Providing online educational information featuring reviews, ratings, and rankings of online education, namely, online universities, colleges, and training programs; providing online information featuring news and other information about online education, namely, online universities, colleges and training programs. FIRST USE: 19981230. FIRST USE IN COMMERCE: 19981230

Standard Characters Claimed

Mark Drawing Code (4) STANDARD CHARACTER MARK

Serial Number 85222372

Filing Date January 20, 2011

Current Basis 1A

Original Filing Basis 1A

Published for Opposition July 19, 2011

Registration Number 4034179

Registration Date October 4, 2011

Owner (REGISTRANT) Get Educated, Inc. CORPORATION VERMONT 4 Carmichael Street, Box 2160 Essex Junction VERMONT 05452

(LAST LISTED OWNER) APPROVED COLLEGES, LLC LIMITED LIABILITY COMPANY VIRGINIA 128 WEST BRUCE STREET, SUITE 101 HARRISONBURG VIRGINIA 22801

Assignment Recorded ASSIGNMENT RECORDED

Attorney of Record Robert P. Henley, III

Type of Mark SERVICE MARK

Register PRINCIPAL

Affidavit Text SECT 15. SECT 8 (6-YR).

Live/Dead Indicator LIVE

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GET LATHERED

Word Mark	GET LATHERED
Goods and Services	IC 003. US 001 004 006 050 051 052. G & S: Bath bombs; Body butter; Body scrub; Hair care preparations; Lip balm; Skin soap; Hair conditioner; Hair shampoo; Skin lotion. FIRST USE: 20081129. FIRST USE IN COMMERCE: 20081129
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	87603502
Filing Date	September 11, 2017
Current Basis	1A
Original Filing Basis	1B
Published for Opposition	January 16, 2018
Registration Number	5764374
Registration Date	May 28, 2019
Owner	(REGISTRANT) GET LATHERED SOLE PROPRIETORSHIP UNITED STATES 5129 EAST 68TH STREET INDIANAPOLIS INDIANA 46220
Assignment Recorded	ASSIGNMENT RECORDED
Attorney of Record	Andrea H. Evans
Type of Mark	TRADEMARK
Register	PRINCIPAL

Live/Dead
Indicator

LIVE

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GET SCOUTED

Word Mark	GET SCOUTED
Goods and Services	IC 035. US 100 101 102. G & S: Modeling agency services; Career advancement consulting services in the field of modeling; Talent management services for models. FIRST USE: 20020000. FIRST USE IN COMMERCE: 20040000
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	88370931
Filing Date	April 4, 2019
Current Basis	1A
Original Filing Basis	1A
Published for Opposition	July 23, 2019
Registration Number	5879767
Registration Date	October 8, 2019
Owner	(REGISTRANT) Models & Talent.com CORPORATION CANADA 350 5th Avenue, 59th Floor New York NEW YORK 10118
Attorney of Record	Erik M. Pelton
Type of Mark	SERVICE MARK
Register	PRINCIPAL
Live/Dead Indicator	LIVE

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TSDR	ASSIGN Status	TTAB Status
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GET HAIR

Word Mark
Goods and Services
GET HAIR

IC 003. US 001 004 006 050 051 052. G & S: Non-medicated therapeutic products for stimulating hair growth, namely, non-medicated shampoos, conditioners and liquid serums. FIRST USE: 20190214. FIRST USE IN COMMERCE: 20190218

IC 005. US 006 018 044 046 051 052. G & S: Liquid hair growth products, namely, nutritional supplements administered orally in liquid form; medicated products for stimulating growth, namely, medicated shampoos. FIRST USE: 20190214. FIRST USE IN COMMERCE: 20190218

IC 010. US 026 039 044. G & S: Low power laser hair brush which stimulates the skin to encourage hair growth; laser hair restoration and therapy apparatus for clinical use; head coverings with light emitters located therein to direct light into the scalp to stimulate hair growth. FIRST USE: 20190214. FIRST USE IN COMMERCE: 20190218

Standard Characters Claimed
Mark Drawing Code

(4) STANDARD CHARACTER MARK

Serial Number

87802211

Filing Date

February 19, 2018

Current Basis

1A

Original Filing Basis

1B

Published for Opposition

July 17, 2018

Registration Number

5741099

Registration Date April 30, 2019
Owner (REGISTRANT) Shack on a Rock, LP East to West Management GP, LLC, a Texas limited liability company LIMITED PARTNERSHIP TEXAS Suite 306-291 190 East Stacy Road Allen TEXAS 75002
Attorney of Record Scott T. Griggs
Type of Mark TRADEMARK
Register PRINCIPAL
Live/Dead Indicator LIVE

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GET RIPPED

Word Mark	GET RIPPED
Goods and Services	IC 041. US 100 101 107. G & S: Physical fitness training services and educational services, namely, providing training of physical fitness instructors for certification in the field of physical fitness training. FIRST USE: 20160131. FIRST USE IN COMMERCE: 20160131
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	85771999
Filing Date	November 5, 2012
Current Basis	1A
Original Filing Basis	1B
Published for Opposition	October 22, 2013
Registration Number	5137759
Registration Date	February 7, 2017
Owner	(REGISTRANT) 359711 Alberta Ltd CORPORATION CANADA 105 Uplands Ridge S.W. Calgary, Alberta CANADA
Attorney of Record	Kenneth A. Feinswog
Prior Registrations	4192331
Type of Mark	SERVICE MARK
Register	PRINCIPAL
Live/Dead Indicator	LIVE

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GET FADED

Word Mark	GET FADED
Goods and Services	IC 033. US 047 049. G & S: Liquor; Spirits; Vodka; Whiskey. FIRST USE: 20181016. FIRST USE IN COMMERCE: 20181101
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	88251702
Filing Date	January 7, 2019
Current Basis	1A
Original Filing Basis	1A
Published for Opposition	May 21, 2019
Registration Number	5826509
Registration Date	August 6, 2019
Owner	(REGISTRANT) Maxx Holdings Inc CORPORATION WYOMING 4312 NE 54TH ST VANCOUVER WASHINGTON 98661
Type of Mark	TRADEMARK
Register	PRINCIPAL
Live/Dead Indicator	LIVE

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GET CONNECTED

Word Mark	GET CONNECTED
Goods and Services	IC 035. US 100 101 102. G & S: Business networking and business networking referral services, namely, promoting the goods and services of others by passing business leads and referrals among group members in the fields of law, accounting, bookkeeping, real estate brokerage, real estate financing, real estate development, banking, financial services, public relations, construction, interior design, information technology, telecommunications, website design, graphic design, and marketing, business branding, business consulting, and sales consulting other than in the optical industry. FIRST USE: 20181201. FIRST USE IN COMMERCE: 20181201
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	88065579
Filing Date	August 4, 2018
Current Basis	1A
Original Filing Basis	1B
Published for Opposition	May 28, 2019
Registration Number	5892601
Registration Date	October 22, 2019
Owner	(REGISTRANT) Networkcentricity, Inc. DBA Network!Network! CORPORATION NEW YORK 161 Evandale Road Scarsdale NEW YORK 10583
Attorney of Record	Michael D Steger

Type of Mark SERVICE MARK
Register PRINCIPAL
Live/Dead Indicator LIVE

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Get Staffed Up

Word Mark Goods and Services

GET STAFFED UP

IC 035. US 100 101 102. G & S: Employment staffing consultation services; Employment agency services, namely, filling the temporary and permanent staffing needs of businesses; Employment hiring, recruiting, placement, staffing and career networking services; Managing the ordering and hiring of additional staff for others; Placement of staff; Professional staffing and recruiting services; Providing virtual on-line office support staff services for businesses. FIRST USE: 20180115. FIRST USE IN COMMERCE: 20180115

Standard Characters Claimed

Mark Drawing Code (4) STANDARD CHARACTER MARK

Serial Number 88309664

Filing Date February 21, 2019

Current Basis 1A

Original Filing Basis 1A

Published for Opposition June 11, 2019

Registration Number 5844754

Registration Date August 27, 2019

Owner (REGISTRANT) Brett Trembly INDIVIDUAL UNITED STATES 9700 S Dixie Hwy., PH 1100 Miami FLORIDA 33156

(REGISTRANT) Enrique Fernandez INDIVIDUAL UNITED STATES 9700 S Dixie Hwy., PH 1100 Miami FLORIDA 33156

Attorney of Record Juan Carlos Ramos-Rosado
Type of Mark SERVICE MARK
Register PRINCIPAL
Live/Dead Indicator LIVE

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GET YOLKED

Word Mark GET YOLKED

Goods and Services IC 005. US 006 018 044 046 051 052. G & S: Dietary and nutritional supplements. FIRST USE: 20190101. FIRST USE IN COMMERCE: 20190101

Standard Characters Claimed

Mark Drawing Code (4) STANDARD CHARACTER MARK

Serial Number 87680705

Filing Date November 11, 2017

Current Basis 1A

Original Filing Basis 1B

Published for Opposition February 6, 2018

Registration Number 5758543

Registration Date May 21, 2019

Owner (REGISTRANT) MYOS RENS TECHNOLOGY INC. CORPORATION NEVADA 45 Horsehill Road, Suite 106 Cedar Knolls NEW JERSEY 07927

Attorney of Record JOEL G. MACMULL ESQ. OR ANY ATTORNEY AT MANDELBAUM SALSBURG PC

Type of Mark TRADEMARK

Register PRINCIPAL

Live/Dead Indicator LIVE

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GET HEALTHY @**Word Mark** GET HEALTHY @**Goods and Services** IC 009. US 021 023 026 036 038. G & S: Mobile application for the provision of telemedicine services. FIRST USE: 20171231. FIRST USE IN COMMERCE: 20171231

IC 042. US 100 101. G & S: Software as a service (SAAS) services featuring software for the provision of telemedicine services. FIRST USE: 20171231. FIRST USE IN COMMERCE: 20171231

IC 044. US 100 101. G & S: Health care; telemedicine services; virtual medicine services. FIRST USE: 20171231. FIRST USE IN COMMERCE: 20171231

Standard Characters Claimed**Mark Drawing Code** (4) STANDARD CHARACTER MARK**Serial Number** 87507823**Filing Date** June 27, 2017**Current Basis** 1A**Original Filing Basis** 1B**Published for Opposition** October 10, 2017**Registration Number** 5671078**Registration Date** February 5, 2019**Owner** (REGISTRANT) Tenet HealthSystem Medical, Inc. CORPORATION DELAWARE Suite 1400 1445 Ross Avenue Dallas TEXAS 75202**Attorney of Record** Tyler M. Beas**Type of Mark** TRADEMARK. SERVICE MARK**Register** PRINCIPAL**Live/Dead Indicator** LIVE

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GET NIMBLE

Word Mark	GET NIMBLE
Goods and Services	IC 041. US 100 101 107. G & S: ONE-ON-ONE PERSONAL FITNESS TRAINING SERVICES; PHYSICAL FITNESS INSTRUCTION; PHYSICAL FITNESS TRAINING SERVICES. FIRST USE: 20071226. FIRST USE IN COMMERCE: 20131101
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	76715650
Filing Date	January 9, 2014
Current Basis	1A
Original Filing Basis	1A
Published for Opposition	October 21, 2014
Registration Number	4665106
Registration Date	January 6, 2015
Owner	(REGISTRANT) NIMBLE FITNESS, LLC LIMITED LIABILITY COMPANY NEW YORK 42 E 12TH STREET GROUND FLOOR NEW YORK NEW YORK 10003
Prior Registrations	3280350;4000095
Type of Mark	SERVICE MARK
Register	PRINCIPAL
Live/Dead Indicator	LIVE

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GET FIT

Word Mark	GET FIT
Goods and Services	IC 041. US 100 101 107. G & S: Health club services, namely, providing instruction, facilities, and equipment in the field of physical exercise. FIRST USE: 20080204. FIRST USE IN COMMERCE: 20080204
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	85232830
Filing Date	February 2, 2011
Current Basis	1A
Original Filing Basis	1A
Published for Opposition	July 24, 2012
Registration Number	4220188
Registration Date	October 9, 2012
Owner	(REGISTRANT) You Fit, Inc. CORPORATION FLORIDA 6161 9th Ave. North St. Petersburg FLORIDA 33710 (LAST LISTED OWNER) YOU FIT, LLC LIMITED LIABILITY COMPANY FLORIDA 1350 E. NEWPORT CENTER DRIVE SUITE 200 DEERFIELD BEACH FLORIDA 33442
Assignment Recorded	ASSIGNMENT RECORDED
Disclaimer	NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "FIT" APART FROM THE MARK AS SHOWN
Type of Mark	SERVICE MARK
Register	PRINCIPAL
Affidavit Text	SECT 15. SECT 8 (6-YR).
Live/Dead Indicator	LIVE

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Get Stretchy

Word Mark	GET STRETCHY
Goods and Services	IC 041. US 100 101 107. G & S: Providing an on-line computer database featuring information regarding exercise and fitness; Providing fitness training services in the field of yoga; Providing fitness training services in the field of meditation; Providing fitness training services in the field of stretching; Providing fitness training services in the field of yoga therapeutics; Providing physical fitness training services; Providing fitness training services in the field of barre exercises; Providing fitness training services in the field of pilates. FIRST USE: 20150101. FIRST USE IN COMMERCE: 20150101
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	87359520
Filing Date	March 6, 2017
Current Basis	1A
Original Filing Basis	1A
Published for Opposition	August 15, 2017
Registration Number	5321763
Registration Date	October 31, 2017
Owner	(REGISTRANT) Jacquelyn Umof DBA Action Jacquelyn INDIVIDUAL UNITED STATES 1017 17th Street Hermosa Beach CALIFORNIA 90254
Type of Mark	SERVICE MARK
Register	PRINCIPAL
Live/Dead Indicator	LIVE

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GET TAN

Word Mark GET TAN

Goods and Services IC 003. US 001 004 006 050 051 052. G & S: Beauty products, namely, non-medicated skin care preparations, lotions, and gels. FIRST USE: 20180215. FIRST USE IN COMMERCE: 20180215

Standard Characters Claimed

Mark Drawing Code (4) STANDARD CHARACTER MARK

Serial Number 87695437

Filing Date November 22, 2017

Current Basis 1A

Original Filing Basis 1B

Published for Opposition October 30, 2018

Registration Number 5710865

Registration Date March 26, 2019

Owner (REGISTRANT) GET TAN LLC LIMITED LIABILITY COMPANY FLORIDA 3948 3rd Street, Unit 31 Jacksonville FLORIDA 32250

Attorney of Record Adam C. Rehm

Disclaimer NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "TAN" APART FROM THE MARK AS SHOWN

Type of Mark TRADEMARK

Register PRINCIPAL

Live/Dead Indicator LIVE

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Get Better. Go Home.

Word Mark	GET BETTER. GO HOME.
Goods and Services	IC 044. US 100 101. G & S: Nursing home services; Rehabilitation patient care services; Continuing care retirement communities (CCRCs) in the nature of nursing home services. FIRST USE: 20180501. FIRST USE IN COMMERCE: 20180501
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	88125223
Filing Date	September 20, 2018
Current Basis	1A
Original Filing Basis	1A
Published for Opposition	February 12, 2019
Registration Number	5739217
Registration Date	April 30, 2019
Owner	(REGISTRANT) Strauss Ventures LLC LIMITED LIABILITY COMPANY NEW YORK 1720 Whitestone Expressway Suite 500 Whitstone NEW YORK 11357
Attorney of Record	Robert Croteau
Type of Mark	SERVICE MARK
Register	PRINCIPAL
Live/Dead Indicator	LIVE

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Get Your CEU

Word Mark Goods and Services

GET YOUR CEU

IC 041. US 100 101 107. G & S: Continuing education services, namely, providing on-line continuing professional education seminars and courses in the fields of medicine, nuclear medicine, radiology, MRIs, CT scans, and ultrasounds for radiologic technologists. FIRST USE: 20190328. FIRST USE IN COMMERCE: 20190408

Standard Characters Claimed

Mark Drawing Code

(4) STANDARD CHARACTER MARK

Serial Number

88206766

Filing Date

November 27, 2018

Current Basis

1A

Original Filing Basis

1B

Published for Opposition

April 30, 2019

Registration Number

5869853

Registration Date

September 24, 2019

Owner

(REGISTRANT) Harrison, Cheryl INDIVIDUAL UNITED STATES 5604 Creekside Court Colleyville TEXAS 76034

Disclaimer

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "CEU" APART FROM THE MARK AS SHOWN

Type of Mark

SERVICE MARK

Register

PRINCIPAL

Live/Dead Indicator

LIVE

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GET FRUITY

Word Mark GET FRUITY**Goods and Services**

IC 029. US 046. G & S: Dried fruit mixes; dried fruit products, namely, dried fruit-based snacks and dried fruit mixes; dried fruits; frozen fruits; fruit preserves; fruit desserts, namely, dried fruit-based snacks; fruit jams; fruit paste; fruit pie fillings; fruit, preserved; fruit pulp; fruit puree; fruit spread; fruit, stewed; fruit-based snack food; fruit pectin for culinary purposes; fruit preserves; dehydrated fruit snacks; fruit marmalade; fruit juices for cooking; fruit peel; fruit salads; fruit preserved in alcohol; snack bars primarily composed of nuts and dried fruit and also containing grains

IC 030. US 046. G & S: Cereal-based snack foods; grain-based snack foods; biscuits; cakes; cereal bars; confectionery made of fruits; fruit paste for flavouring of food; fruit teas; fruit ice; fruit pies; fruit sauces; fruit flavourings for food or beverages, except essences; biscuits containing fruit; biscuits flavoured with fruit; bread casings filled with fruit; breakfast cereals containing a mixture of fruit and fibre; breakfast cereals containing fruit; fruit cakes being snacks; snack bars containing a mixture of grains, nuts and dried fruit; snack bars primarily composed of grains and also containing nuts and dried fruit

IC 035. US 100 101 102. G & S: The bringing together for the benefit of others, of a variety of dairy produce, dried fruit mixes, dried fruit products, dried fruits, drinks made from dairy products, frozen fruits, fruit preserves, fruit desserts, fruit jams, fruit paste, fruit pie fillings, fruit preserved, fruit pulp, fruit puree, fruit spread, fruit stewed, fruit-based snack food, dried fruit mixes, fruit preserves, fruit paste, fruit pectin, fruit preserves, fruit snacks, dried fruit products, fruit desserts, fruit jams, fruit marmalade, fruit pie fillings, fruit puree, fruit spread, fruit juices for cooking, fruit peel, fruit salads, fruit preserved, fruit stewed, fruit pulp, fruit preserved in alcohol, snack foods, prepared meals, biscuits, cakes, cereal bars, snack bars, confectionery, fruit paste for flavouring of food, fruit teas, fruit ice, fruit pies, fruit sauces, fruit syrup, fruit flavourings, except essences, biscuits containing fruit, biscuits flavoured with fruit, bread casings filled with fruit, breakfast cereals containing a mixture of fruit and fibre, breakfast cereals containing fruit, fruit cake snacks, snack bars containing a mixture of grains, nuts and dried fruit enabling customers to conveniently view and purchase those goods via a retail or wholesale outlet, by a mail or telephone ordering service, or by means of electronic media including through a website

Standard Characters Claimed**Mark Drawing Code**

(4) STANDARD CHARACTER MARK

Serial Number 87563817
Filing Date August 10, 2017
Current Basis 44E
Original Filing Basis 1B;44E
Published for Opposition June 26, 2018
Registration Number 5724613
Registration Date April 16, 2019
Owner (REGISTRANT) Whiteoak, Davina June INDIVIDUAL UNITED KINGDOM Trevedras Farm, St. Mawgan Newquay TR8 4HE UNITED KINGDOM
Attorney of Record Steven M. Espenshade
Disclaimer NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "FRUITY" APART FROM THE MARK AS SHOWN
Type of Mark TRADEMARK. SERVICE MARK
Register PRINCIPAL
Live/Dead Indicator LIVE

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GET HOOKED UP

Word Mark	GET HOOKED UP
Goods and Services	<p>IC 035. US 100 101 102. G & S: marketing services, namely, promoting the goods and services of others</p> <p>IC 038. US 100 101 104. G & S: providing on-line chat rooms for transmission of messages among computer users; providing Internet voice communication services via the Internet</p> <p>IC 045. US 100 101. G & S: Internet based dating, matchmaking and social introduction services</p>
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	87367097
Filing Date	March 10, 2017
Current Basis	44E
Original Filing Basis	1B;44E
Published for Opposition	January 23, 2018
Registration Number	5578107
Registration Date	October 9, 2018
Owner	(REGISTRANT) Ruby Corp. CORPORATION CANADA PO Box 67027 2300 Yonge Street, Suite 1400 TORONTO, ONTARIO CANADA ONM4P1E4
Attorney of Record	Ann K. Ford
Type of Mark	SERVICE MARK
Register	PRINCIPAL
Live/Dead Indicator	LIVE

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GET IN THE KITCHEN

Word Mark	GET IN THE KITCHEN
Goods and Services	IC 041. US 100 101 107. G & S: Cooking instruction. FIRST USE: 20170601. FIRST USE IN COMMERCE: 20170601
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	88078347
Filing Date	August 14, 2018
Current Basis	1A
Original Filing Basis	1A
Published for Opposition	January 15, 2019
Registration Number	5713981
Registration Date	April 2, 2019
Owner	(REGISTRANT) Whipped & Beaten Culinary Works, Inc. CORPORATION ILLINOIS 651 W. Sheridan Rd., Suite 7D Chicago ILLINOIS 60613
Prior Registrations	4406626
Type of Mark	SERVICE MARK
Register	PRINCIPAL
Live/Dead Indicator	LIVE

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Get On The Bus

Word Mark GET ON THE BUS

Goods and Services IC 039. US 100 105. G & S: Transportation of passengers by bus. FIRST USE: 20000501. FIRST USE IN COMMERCE: 20000501

Standard Characters Claimed

Mark Drawing Code (4) STANDARD CHARACTER MARK

Serial Number 87554815

Filing Date August 3, 2017

Current Basis 1A

Original Filing Basis 1A

Published for Opposition December 26, 2017

Registration Number 5422714

Registration Date March 13, 2018

Owner (REGISTRANT) Center for Restorative Justice Works CORPORATION CALIFORNIA 2350 W. Beverly Blvd. Suite #200 Montebello CALIFORNIA 91606

Type of Mark SERVICE MARK

Register PRINCIPAL

Live/Dead Indicator LIVE

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GET SOME... SLEEP

Word Mark	GET SOME...SLEEP
Goods and Services	IC 005. US 006 018 044 046 051 052. G & S: Transdermal patches featuring vitamins and herbs for assisting with sleep benefits; transdermal patches for use in the treatment of lack of sleep. FIRST USE: 20171115. FIRST USE IN COMMERCE: 20171115
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	87461292
Filing Date	May 23, 2017
Current Basis	1A
Original Filing Basis	1B
Published for Opposition	October 3, 2017
Registration Number	5835272
Registration Date	August 13, 2019
Owner	(REGISTRANT) Klova Inc. CORPORATION DELAWARE 773 Lakecrest Dr. El Dorado Hills CALIFORNIA 95762
Attorney of Record	Irene Y. Lee
Type of Mark	TRADEMARK
Register	PRINCIPAL
Live/Dead Indicator	LIVE

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GET THAT RAISE

Word Mark	GET THAT RAISE
Goods and Services	IC 035. US 100 101 102. G & S: Career planning services. FIRST USE: 20180906. FIRST USE IN COMMERCE: 20180906
Standard Characters Claimed	
Mark Drawing Code	(4) STANDARD CHARACTER MARK
Serial Number	88070087
Filing Date	August 8, 2018
Current Basis	1A
Original Filing Basis	1B
Published for Opposition	October 23, 2018
Registration Number	5783566
Registration Date	June 18, 2019
Owner	(REGISTRANT) Social Finance, Inc. CORPORATION DELAWARE 234 1st Street San Francisco CALIFORNIA 94105
Attorney of Record	Susan B. Flohr
Type of Mark	SERVICE MARK
Register	PRINCIPAL
Live/Dead Indicator	LIVE

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GET THE TEA

Word Mark GET THE TEA

Goods and Services IC 005. US 006 018 044 046 051 052. G & S: Dietary supplemental drinks; Dietary supplements; Dietary supplements for animals; Dietary supplements for controlling cholesterol; Dietary supplements for human consumption; Dietary supplements for humans and animals; Dietary supplements for pets; Dietary supplements for urinary health; Dietary supplements for Cardiovascular Health, Eye Health, Glucose Maintenance, Immune Support, Joint and Back Health, male fertility, kidney and Endothelial Function, Digestion, Metabolism, and Sun exposure; Dietary and nutritional supplements; Dietary and nutritional supplements for endurance sports; Food supplements; Food supplements, namely, anti-oxidants; Glucose dietary supplements; Health food supplements; Herbal supplements; Herbal supplements for sleeping problems; Herbal teas for medicinal purposes; Homeopathic supplements; Liquid herbal supplements; Liquid vitamin supplements; Medicated soap; Medicated supplements for foodstuffs for babies; Medicated bar soap; Medicated bath soap; Medicated cosmetic soap; Medicated skin soap; Medicinal tea; Mineral supplements; Natural supplements for treating depression and anxiety; Natural dietary supplements for the treatment of blood sugar levels; Nutritional supplement shakes; Nutritional supplements; Nutritional supplements, namely, probiotic compositions; Probiotic supplements; Protein supplement shakes; Protein supplements; Protein supplements for animals; Vegan liquid protein supplements; Vitamin supplements; Vitamin and mineral supplements for mixing with water and tea; Weight management supplements. FIRST USE: 20180400. FIRST USE IN COMMERCE: 20180400

Standard Characters Claimed

Mark Drawing Code (4) STANDARD CHARACTER MARK

Serial Number 87940322

Filing Date May 29, 2018

Current Basis 1A

Original Filing Basis 1A
Published for Opposition October 30, 2018
Registration Number 5654847
Registration Date January 15, 2019
Owner (REGISTRANT) GET THE TEA LLC LIMITED LIABILITY COMPANY ARIZONA 924 TIERRA VERDE CIRCLE Cottonwood ARIZONA 86326
Attorney of Record Matthew L. Bycer
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Type of Mark TRADEMARK
Register PRINCIPAL
Live/Dead Indicator LIVE

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GetCash

Word Mark GETCASH
Goods and Services IC 035. US 100 101 102. G & S: Matching borrowers with potential lenders in the field of consumer and mortgage lending. FIRST USE: 20190213. FIRST USE IN COMMERCE: 20190213
Standard Characters Claimed
Mark Drawing Code (4) STANDARD CHARACTER MARK
Serial Number 88307541
Filing Date February 19, 2019
Current Basis 1A
Original Filing Basis 1A
Published for Opposition June 11, 2019
Registration Number 5844542
Registration Date August 27, 2019
Owner (REGISTRANT) Dry River LLC LIMITED LIABILITY COMPANY WYOMING 30 N Gould St Ste 6526 Sheridan WYOMING 82801
Attorney of Record Jason Romrell
Type of Mark SERVICE MARK
Register PRINCIPAL
Live/Dead Indicator LIVE

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EXHIBIT F

Urban Dictionary: Yolked

https://www.urbandictionary.com/define.php?term=Yolked

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DICTIONARY

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TOP DEFINITION

Yolked

To be in a state of extreme muscular fitness. Derived from either the word "yoke", a wooden beam placed between two testosterone-filled oxen to allow them to pull massive loads OR "yolk", the yellow, protein-filled center of an egg often used as part of the diet to arrive at supreme muscular fitness.

I heard that a lot of yolked bros are switching to organic muscle milk.

by theillromanesco May 15, 2015

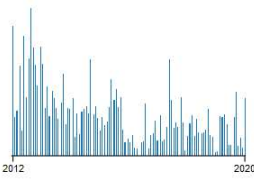
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FLAG

Get the Yolked neck gaiter and mug.

ACTIVITY



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Tuesday, December 15, 2020

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
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FADED

WHAT DOES FADED MEAN?

High, stoned, drunk



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Tuesday, December 15, 2020

ripped - definition and meaning

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ripped

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Definitions

from The American Heritage® Dictionary of the English Language, 5th Edition.

adjective Having an extremely defined physique; toned.

adjective Intoxicated by alcohol or a drug.

from Wiktionary, Creative Commons Attribution/Share-Alike License.

verb Simple past tense and past participle of rip.

adjective Torn, either partly or into separate pieces.

adjective Pulled away from forcefully.

adjective In data storage, transferred to a hard disk from another portable media form.

adjective Copied or stolen usually from an identified source.


adjective **bodybuilding** Having extremely low bodyfat content so that the shape of the underlying muscles become pronounced. Said especially of well-defined abdominal muscles.

adjective **slang** Drunk, inebriated.

Etymologies

Sorry, no etymologies found.

Support



Help support Wordnik (and make this page ad-free) by adopting the word **ripped** [here](#).

Examples

At first, it seemed as though it would come away easily, but the glue underneath was stuck fast to the cover and the tag **ripped** away, leaving a patch of rough paper.

Just Right

WIMBLEDON, England (AP) - Roger Federer hoisted the trophy and celebrated making Grand Slam history, a year removed from an epic five-set final when he left Wimbledon a broken man, his title **ripped** away and his aura of invincibility shattered.

undefined

Roger Federer hoisted the trophy and celebrated making Grand Slam history, a year removed from an epic, five-set final when he left Wimbledon a broken man, his title **ripped** away and his aura of invincibility shattered.

Local News from The Lakeland Ledger

drunk

Highlight AllMatch CaseMatch DiacriticsWhole Words1 of 2 matches

Tuesday, December 15, 2020

Continuing education unit

A **continuing education unit** (CEU) or **continuing education credit** (CEC) is a measure used in continuing education programs to assist the professional to maintain their license in their profession. Continuing education or professional development is required in many fields, including teachers, insurance professionals, interior designers/ interior architects, lighting designers, architects, engineers, emergency management professionals, school administrators, educators, nurses, mental health professionals, psychologists and social workers. The continuing education unit is described as ten hours of participation in an education program.

The term CEU is not a trademarked term; therefore, any educational institution may use it to describe their courses. In this regard, there are no requirements for educator qualifications that are attached to each institutions courses when offering CEUs.^{[1][2]} There have been some bodies created which are attempting to standardize and accredit institutions using the term CEU, such as the International Association for Continuing Education and Training.^[3] Professions and industries usually regulate their approved continuing education within their bylaws and not one institute or accrediting body has become a standard to accept in this regard. Professionals should always consult their Association or regulating body prior to embarking on continuing education and not assume a CEU will be accepted as part of their professional development.

See also

- Continuing education

References

1. "What is a CEU?" (<https://www.iacet.org/news/iacet-blog/blog-articles/what-is-a-ceu/>). *www.iacet.org*.
2. "Continuing Education Units (CEUs)" (<https://www.aapc.com/medical-coding-education/>). *www.aapc.com*.
3. "Continuing Education Unit (CEU) Credits: General Information – Workshops & Summer Institutes - Education Professionals – The College Board" (<https://professionals.collegeboard.org/prof-dev/workshops/ceu-credits>). *Education Professionals*. 20 September 2007.

External links

- International Association for Continuing Education and Training - About the CEU (<https://www.iacet.org/standards/continuing-education-unit-ceu/about-the-ceu/>)
 - Medical Coding Continuing Education Units (CEUs) (<https://www.aapc.com/medical-coding-education/>)
-

Retrieved from "https://en.wikipedia.org/w/index.php?title=Continuing_education_unit&oldid=985547937"

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EXHIBIT G

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

AMERICAN MARRIAGE
MINISTRIES,

Opposer,

v.

UNIVERSAL LIFE CHURCH
MONASTERY STOREHOUSE, INC.

Applicant.

Opposition No. 91237315

APPLICANT’S FIRST SET OF
INTERROGATORIES TO OPPOSER
AMERICAN MARRIAGE MINISTRIES

Applicant Universal Life Church Monastery Storehouse, Inc. (“Applicant”), in accordance with 37 CFR § 2.120 and Fed. R. Civ. P. 26 and 33, hereby serves its First Set of Interrogatories on Opposer American Marriage Ministries (“Opposer”), to be answered fully, in writing, under oath. Answers shall be served upon Applicant’s counsel within thirty (30) days after service of these interrogatories upon counsel for Opposer, or at such other time as ordered by the Board.

INSTRUCTIONS AND DEFINITIONS

1. In answering these interrogatories, you are required to provide all responsive information on the basis of your knowledge or information and belief, including that of any of your officers, employees, directors, or agents having such knowledge. If any answer is given on information and belief, such fact should be stated in the answer.

2. Pursuant to Fed. R. Civ. P. 26(e) and 37 CFR § 2.120, these interrogatories are continuing in nature, requiring you to make supplementary responses within a timely manner after acquiring additional responsive information.

3. If you cannot or will not answer any interrogatory in full, you are directed to answer to the fullest extent possible and provide an explanation as to why you will not answer in full. If you contend that any of the following interrogatories are objectionable in whole or in part, you are directed to state with particularity each objection, the basis for the objection, and the categories of information to which the objection applies, and you should respond to each interrogatory insofar as it is not deemed objectionable. If any claim of privilege is asserted as to any requested document (or portion thereof), you are directed to provide at the time of production a privilege log which specifically identifies each document (or portion) withheld, by date, author, recipient, persons copied, general description of the subject matter of the document, the location where the original and each copy is maintained, and a statement of the specific privilege claimed and of the basis upon which such privilege is claimed as to each separate document (or portion) withheld. The source, sources, or derivation of each document produced shall be specifically identified.

4. If any information called for in any interrogatory is being withheld on the grounds that it is subject to the attorney-client privilege or any other privilege or immunity, you are hereby directed to state with respect to such interrogatory that the information is being withheld and state the alleged ground of privilege or immunity.

5. The terms “you,” “your,” and “Opposer” mean and refer to American Marriage Ministries, along with any predecessors, or wholly- or partially-controlled, -controlling, or -affiliated persons, including Glen Yoshioka and any other past and present officers, directors, owners, employees, agents, representatives, advisors, and attorneys thereof, either singularly or in any combination of the foregoing, all to the fullest extent the context permits.

6. The term “Applicant” shall mean Universal Life Church Monastery Storehouse, Inc., along with any predecessors, or wholly- or partially-controlled, -controlling, or -affiliated persons, including past and present officers, directors, owners, employees, agents, representatives, advisors, and attorneys thereof, either singularly or in any combination of the foregoing, all to the fullest extent the context permits.

7. The term “Application” means U.S. Trademark Application Serial No. 87430729.

8. The term “Applied-For Services” means and encompasses “on-line retail store services featuring clothing in the nature of shirts, hats, and stoles, stationery, business cards, bumper stickers, license plate holders, badges, pens, pins, musical sound recordings, bookmarks, bread, aromatic oil, portfolios, and publications in the nature of books, hand-outs, workbooks, manuals, brochures, and newsletters in the fields of religion, spirituality, marriage, law, and management” as well as “conducting religious ceremonies; Ecclesiastical services, namely, ordaining ministers to perform religious ceremonies; Providing a website featuring information about religious belief systems,” either singularly or in any combination of the foregoing, all to the fullest extent the context permits.

9. “GET ORDAINED Mark” means and refers to the term “GET ORDAINED” mark in standard characters, as set forth in the Application.

10. The term “Opposition” shall mean Opposition No. 91237315 proceeding before the Trademark Trial and Appeal Board.

11. The term “person” refers to both natural persons and to corporate or other business entities, partnerships, groups, associations, governmental entities, or other organizations.

12. The term “document” means and is defined as broadly as permitted under Fed. R. Civ. P. 34(a)(1), and includes, without limitation, electronically stored information and tangible things, the original and all copies (carbon, photocopy, photographic, microfilm, or otherwise) of

any emails, SMS text messages, advertising or promotional material (including without limitation art work, copies of drafts thereof, proofs, tear sheets, scripts, storyboards, etc.), product roadmaps, brochures, business cards, travel tickets, lodging confirmations, lists of customers, lists of journals, ledgers, working papers, invoices, contracts, purchase orders, estimates reports, memoranda, interoffice communications, records, studies, appraisals, papers, charts, recordings of or memoranda of any conversation (by telephone or otherwise), meeting or conference, or any other writing however produced or reproduced; all other handwritten typed, printed, or otherwise visually or aurally reproduced materials, whether copies or originals, including, but not limited to, letters, cables, wires, memoranda, or interoffice communications; reports, notes, minutes, and recordings; drawings, blueprints, sketches, charts, photographs, microfilm records, data compilations, and movies; copyrights, copyright registration applications, patents, trademarks, patent applications, trademark applications, assignments, contracts, agreements, licenses, and other official documents and legal instruments; published material of any kind; annual reports, reports to shareholders and minutes or reports of meetings of directors or executive boards or committees; advertising or promotional literature and press releases; engineering notebooks and data; and ledgers, bills, orders, books, records, and files that are in the possession, custody or control of you or any of your officers, agents or employees and/or your attorney. The term “document” or “documents” also includes all copies that are not identical with the original.

13. The term “correspondence” means and refers to any document that is sent to, received from, or otherwise transmitted, read, or perceived, in whole or in part, to or by any person other than the original creator of the document, including drafts or versions of documents created or modified with the intention that they be sent to, received from, or otherwise transmitted, read, or perceived to or by an person other than the original creator of the document.

For example, and without limitation, “correspondence” includes emails, instant messages, letters, voicemails, and SMS text messages.

14. The term “identify” as used herein means:

a. In the case of a natural person, to state for each person his or her: (i) full name; (ii) present residence address and telephone number; (iii) present business address and telephone number (iv) present position, business affiliation, and job description; and (v) if any of the information set forth in (i)-(iv) is unknown, so state and set forth the last known of such information;

b. In the case of a corporation or other business entity, state for each corporation or business entity: (i) its full name; (ii) its legal form (i.e., corporation, partnership, etc.) and state of incorporation or legal formation; (iii) its address and principal place of business; (iv) the identity of officers or other persons having knowledge of the matter with respect to which the corporation or entity is named; and (v) the connection to your response; and

c. In the case of a document, state for each document: (i) the identity of the person(s) originating and preparing it to the sender; (ii) its general type (e.g., letter, memo, report, invoice, etc.), title, identifying number and the general nature of its subject matter; (iii) identity of the addresses and distributes, if any; (iv) its date of preparation; (v) its date and manner of transmission, distribution and publication, if any; (vi) the location of each copy (including title, index number and location of the file in which it is kept or from which it is removed) and the identity of the present custodian or persons responsible for its filing or other disposition; and (vii) the identity of persons who can authenticate or identify it.

15. The term “related to” shall mean related to, relevant to, concerning, constituting, comprising, mentioning, referring to, demonstrating, evidencing, summarizing, describing, or tending to prove or disprove.

16. As used herein, “and” as well as “or” shall be construed either disjunctively or conjunctively as necessary in order to bring within the scope of the request all documents that might otherwise be construed to be outside its scope.

17. As used herein, the singular shall always include the plural, as necessary in order to bring within the scope of the request all documents and things that might otherwise be construed to be outside its scope.

18. As used herein, “any” as well as “all” shall be construed as “any and all” as necessary in order to bring within the scope of the request all documents and things that might otherwise be construed to be outside its scope.

**APPLICANT’S FIRST SET INTERROGATORIES TO
OPPOSER**

INTERROGATORY NO. 1: For each Applied-For Service, identify each person other than Applicant who has used the GET ORDAINED Mark in commerce in a trademark capacity in connection with such service.

RESPONSE:

INTERROGATORY NO. 2: For each Applied-For Service, identify each person other than Applicant who has used the term “get ordained” in commerce in a non-trademark capacity in connection with such service.

RESPONSE:

INTERROGATORY NO. 3: Please state in detail the basis for Opposer's claim that the term "get ordained" is a "term of art" in relation to any Applied-For Service.

RESPONSE:

INTERROGATORY NO. 4: Identify all instances of which Opposer is aware in which the term "get ordained" is used to refer to the genus or class of online retail store services featuring goods.

RESPONSE:

INTERROGATORY NO. 5: State in detail the basis for Opposer's claim that Applicant had actual knowledge of other parties using the term "get ordained" in connection with the sale of retail goods and services enabling consumers to become or "get" ordained at the time Applicant filed its Application.

RESPONSE:

INTERROGATORY NO. 6: Identify each person that has, at any time, been an owner, officer, manager, employee, agent, or contractor of Opposer and that has also been, at any

time, an owner, officer, manager, employee, agent, or contractor of Applicant, and the dates that such individual held such role(s) with Applicant and with Opposer.

RESPONSE:

INTERROGATORY NO. 7: For each person identified in response to Interrogatory No. 6, identify the job title and job duties each such person had in relation to Applicant and to Opposer, and the dates that such person held such title and duties.

RESPONSE:

INTERROGATORY NO. 8: For each Applied-For Service, state in detail the basis for Opposer's claim that the GET ORDAINED Mark is not distinctive, either inherently or by acquired distinctiveness, in relation to such service.

RESPONSE:

INTERROGATORY NO. 9: For each Applied-For Service, state in detail the basis for Opposer's claim that the GET ORDAINED Mark is generic in relation to such service.

RESPONSE:

INTERROGATORY NO. 10: Identify each allegedly false, material representation of fact made by Applicant to the U.S. Patent & Trademark Office in relation to the Application.

RESPONSE:

INTERROGATORY NO. 11: For each representation identified in response to Interrogatory No. 10, please state in detail Opposer's basis for alleging that Applicant knew such representation was false and material.

RESPONSE:

INTERROGATORY NO. 12: For each representation identified in response to Interrogatory No. 11, please state in detail Opposer's basis for alleging that Applicant made such representation with intent to deceive.

RESPONSE:

INTERROGATORY NO. 13: Identify all persons who participated in gathering evidence, providing factual background or contentions, drafting, or otherwise preparing the Notice of Opposition filed in the Opposition.

RESPONSE:

INTERROGATORY NO. 14: Identify each person who assisted or participated in the preparation of any responses to these Interrogatories or any Requests for Production served on you in relation to the Opposition, state the number of each such Interrogatory or Request for Production, and fully describe the nature of each such person's assistance or participation.

RESPONSE:

DATED: January 26th, 2018

By: s/ Michael P. Matesky, II/
Michael P. Matesky, II (WSBA # 39586)
Matesky Law PLLC
1001 4th Ave., Suite 3200
Seattle, WA 98154
Ph: 206.701.0331
Fax: 206.701.0332
Email: mike@mateskylaw.com;
litigation@mateskylaw.com

Counsel for Applicant

CERTIFICATE OF SERVICE

I hereby certify that I have served the foregoing document on Opposer's counsel of record by email transmission to nancy.stephens@foster.com, pursuant to Trademark Rule § 2.119(b), 37 C.F.R. § 2.119(b).

Dated this 26th day of January, 2018

/s/ Michael P. Matesky, II/
Michael P. Matesky, II

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE
TRADEMARK TRIAL AND APPEAL BOARD

AMERICAN MARRIAGE MINISTRIES,

Opposer,

v.

UNIVERSAL LIFE CHURCH
MONASTERY STOREHOUSE, INC.

Applicant.

Opposition No. 91237315

OPPOSER'S ANSWERS TO FIRST SET
OF INTERROGATORIES

General Objections

Opposer interposes the following general objections.

Objections

1. Opposer objects generally to Applicant's requests to the extent that they seek to impose upon Opposer's discovery obligations beyond those required under the Federal Rules of Civil Procedure.

2. Opposer objects generally to Applicant's requests to the extent that they seek information and documents that are not currently in Opposer's possession, custody, or control. Opposer's responses to these requests are limited by the information known to Opposer at this time. Opposer reserves the right to rely at trial and any pre-trial proceeding upon any information obtained in discovery or through further investigation, subject to its obligations under Rule 26 of the Federal Rules of Civil Procedure to supplement or correct these responses.

3. Opposer objects to the requests on the grounds that they are vague, overbroad, and unduly burdensome at this very stage of the litigation.

4. Opposer has not completed its investigation in connection with any aspect of this matter. Further discovery, independent investigation and legal research and analysis, may supply

additional facts, add meaning to known facts, and establish new legal contentions, all of which may lead to additions to these responses. Opposer reserves the right to amend or supplement these answers and objections if further responsive information becomes available and pursuant to the Federal Rules of Civil Procedure and the Civil Rules of this Court.

5. These General Objections apply to each request in addition to and without waiver of any specific objections to any particular interrogatory or document request.

Pursuant to Rules 26 and 33 of the Federal Rules of Civil Procedure, Opposer, American Marriage Ministries, answers Applicant's First Set of Interrogatories as follows:

INTERROGATORY NO. 1: For each Applied-For Service, identify each person other than Applicant who has used the GET ORDAINED Mark in commerce in a trademark capacity in connection with such service.

RESPONSE:

We do not believe it is possible for any party to use GET ORDAINED as a trademark in connection with goods and services related to becoming ordained or "getting ordained" as a minister. We therefore know of no persons using GET ORDAINED in commerce in a trademark capacity.

INTERROGATORY NO. 2: For each Applied-For Service, identify each person other than Applicant who has used the term "get ordained" in commerce in a non-trademark capacity in connection with such service.

RESPONSE:

Such persons (entities) are identified in Exhibit "A".

INTERROGATORY NO. 3: Please state in detail the basis for Opposer's claim that the term "get ordained" is a "term of art" in relation to any Applied-For Service.

RESPONSE:

A “term of art” is a word or phrase that has a specialized meaning within a particular field. “Get ordained” is a call to action for *ordination services* and for goods related to such services. “Get ordained” is a term a purchaser or customer would understand and use when seeking services to “get ordained.”

INTERROGATORY NO. 4: Identify all instances of which Opposer is aware in which the term “get ordained” is used to refer to the genus or class of online retail store services featuring goods.

RESPONSE:

The term “get ordained” is descriptive for any goods sold in connection with or to assist someone to get ordained.

INTERROGATORY NO. 5: State in detail the basis for Opposer’s claim that Applicant had actual knowledge of other parties using the term “get ordained” in connection with the sale of retail goods and services enabling consumers to become or “get” ordained at the time Applicant filed its Application.

RESPONSE:

The term “get ordained” is descriptive of goods and services enabling someone to get ordained. The term is not suggestive of the services but rather merely descriptive of goods and services enabling someone to get ordained. The Applicant was fully aware “get ordained” referred to its services enabling customer to become or “get ordained” and that offered goods were directly related to those services. As an informed member of the ordination industry, Applicant was aware of the common use of “get ordained” by others as a call to action for their offered services and goods related to those services. When the Applicant filed its application on April 28, 2017, most if not all of the websites and uses shown in Exhibit “A” were in existence.

RESPONSE:

See response to Interrogatory No. 6.

INTERROGATORY NO. 8: For each Applied-For Service, state in detail the basis for Opposer's claim that the GET ORDAINED Mark is not distinctive, either inherently or by acquired distinctiveness, in relation to such service.

RESPONSE:

The term "get ordained" is not distinctive, either inherently or by acquired distinctiveness for "conducting religious ceremonies, ecclesiastical services, namely, ordaining ministers to perform religious ceremonies and providing a website featuring information about religious belief systems" because the term describes a function, feature or purpose of the services, which is to "get ordained." The phrase "get ordained" immediately conveys a feature, function or characteristic of Applicant's goods and services.

INTERROGATORY NO. 9: For each Applied-For Service, state in detail the basis for Opposer's claim that the GET ORDAINED Mark is generic in relation to such service.

RESPONSE:

The term "get ordained" is generic for "conducting religious ceremonies, ecclesiastical services, namely, ordaining ministers to perform religious ceremonies and providing a website featuring information about religious belief systems" because not only does the term describe a function, feature or purpose of the services, but to "get ordained" is the very genus of the services.

INTERROGATORY NO. 10: Identify each allegedly false, material representation of fact made by Applicant to the U.S. Patent & Trademark Office in relation to the Application.

INTERROGATORY NO. 13: Identify all persons who participated in gathering evidence, providing factual background or contentions, drafting, or otherwise preparing the Notice of Opposition filed in the Opposition.

RESPONSE:

Dylan Wall	Primary information gatherer
Glen Yoshioka	Searched email correspondence
Brittany Tipton	Researched “get ordained” use in social media and other sources.
Natasha Anakotta	Researched use of “get ordained” by other online churches
Niko Stathakopoulos	Researched use of “get ordained” by unrelated businesses
Legal Counsel	Counsel regarding responses to requests

INTERROGATORY NO. 14: Identify each person who assisted or participated in the preparation of any responses to these Interrogatories or any Requests for Production served on you in relation to the Opposition, state the number of each such Interrogatory or Request for Production, and fully describe the nature of each such person’s assistance or participation.

RESPONSE:

See response to Interrogatory No. 13.

DATED: February 26, 2018

/Nancy V. Stephens/
Nancy V. Stephens WSBA No. 31510
Foster Pepper PLLC
Attorneys for Opposer
1111 Third Avenue, Suite 3200
Seattle, WA 98101-3299
206-447-4400

VERIFICATION

I, Dylan Wall, am Vice President of American Marriage Ministries (“Opposer”) and have authority to review OPPOSER’S ANSWERS TO APPLICANT’S INTERROGATORIES hereto. I have read same, and said Responses are true to the best of my knowledge, information and belief.

Dated this 26th day of February, 2018.

AMERICAN MARRIAGE MINISTRIES



By: Dylan Wall

Its: Vice President

CERTIFICATE OF SERVICE

I hereby certify that on February 26, 2018, I served the foregoing OPPOSER'S ANSWERS TO APPLICANT'S INTERROGATORIES on the Applicant by emailing to Applicant as follows:

Michael P. Matesky, II
Matesky Law PLLC
trademarks@mateskylaw.com
mike@mateskylaw.com

/Renee Stewart/

Renee Stewart

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE
TRADEMARK TRIAL AND APPEAL BOARD

AMERICAN MARRIAGE MINISTRIES,

Opposer,

v.

UNIVERSAL LIFE CHURCH
MONASTERY STOREHOUSE, INC.

Applicant.

Opposition No. 91237315

OPPOSER'S SUPPLEMENTAL
RESPONSES TO APPLICANT'S FIRST
SET OF REQUESTS FOR DOCUMENTS
AND FIRST SET OF
INTERROGATORIES

Opposer, American Marriage Ministries supplements its initial responses as follows:

Requests for Production

1. **Privilege Log:** Opposer attaches a privilege log containing email correspondence. Each reference is being withheld on a claim of privilege as each referenced document is protected under the attorney-client privilege or as attorney's work product. Bates Nos AMM 00767.
2. **Email Correspondence:** In the production of email correspondence, attachments were not provided. If there are particular attachments Applicant would like to see, we ask that you state the date and time for the email and let us know. Otherwise, we will attempt to provide those attachments which we are able to find although it is possible the attachments may no longer be filed along with the email and therefore not accessible to Opposer.

ordained” in connection with conducting ecclesiastical services, namely services where individuals may get ordained to become ministers able to perform religious ceremonies and providing a website featuring information about religious belief systems and getting ordained to offer services as a minister. To the extent the entities (website owners) identified also offer merchandise or material for sale on the website, these are retail services featuring goods in the field of religion, getting ordained to become a minister, spirituality and marriage. While links are provided in the Exhibit “A” accompanying the initial response to Interrogatory No. 2, we are attaching pages associated with the provided links as documents Bates stamped numbers AMM 00768 – AMM 00779.

2. Interrogatory No. 4.

RESPONSE: The term “get ordained” is descriptive of any goods sold in connection with ordination services. The term “get ordained” is considered the genus of retail services offered by online ordination service providers when those goods are closely connected with getting or becoming ordained. The following websites use the term “get ordained” and also offer goods in conjunction with getting ordained: www.christianharvestchurch.net, www.dudeism.com, www.oministry.com, www.dudeism.com, www.unministry.org, www.northernway.org, www.churchoftheopenroad.org.

3. Interrogatory No. 8:

RESPONSE: Further to Applicant’s earlier response to Applicant’s Interrogatory No. 8, the term “get ordained” *describes* ecclesiastical services, namely, ordaining ministers to perform religious ceremonies and is a the *purpose* for the acquisition of retail goods which outfit or equip someone to portray or present to others that they are ordained. The very meaning of the term “get ordained” is “becoming ordained as a minister” which is synonymous with “ecclesiastical

services, namely, ordaining ministers to perform religious ceremonies” described on Applicant’s Application.

4. **Interrogatory No. 9:**

RESPONSE: Further to Applicant’s earlier response to Applicant’s Interrogatory No. 9, the term “get ordained” *describes* ecclesiastical services, namely, ordaining ministers to perform religious ceremonies and is a the *purpose* for the acquisition of retail goods which outfit or equip someone to portray or present to others that they are ordained. Ecclesiastical services and goods sold to enhance, support or endorse such services are at the very heart of the expression “get ordained.” To “get ordained” is the very purpose for the services and the goods which are only intended to support the services.

5. Interrogatories No. 13 and 14:

RESPONSE: Each of the persons listed in Opposer’s response to Applicant’s Interrogatories No. 13 and 14, except the last, is an employee of American Marriage Ministries and may be reached through their legal counsel Nancy Stephens at nancy.stephens@foster.com, 206-447-87925 or Foster Pepper PLLC 1111 3rd Avenue, Suite 3000, Seattle, WA 98101. The additional name of Lewis King is added to the list with the title of Executive Director. The last person noted (Legal Counsel) is Nancy Stephens, counsel for American Marriage Ministries and may be reached at the contact numbers listed on record and above.

DATED: November 6, 2018

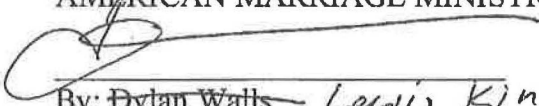
/Nancy V. Stephens/
Nancy V. Stephens WSBA No. 31510
Foster Pepper PLLC
Attorneys for Opposer
1111 Third Avenue, Suite 3200
Seattle, WA 98101-3299
206-447-4400

VERIFICATION

I, Lewis King, am Executive Director of American Marriage Ministries ("Opposer") and have authority to review OPPOSER'S SUPPLEMENTAL RESPONSES TO APPLICANT'S FIRST SET OF REQUESTS FOR DOCUMENTS AND FIRST SET OF INTERROGATORIES hereto. I have read same, and said Responses are true to the best of my knowledge, information and belief.

Dated this 2 day of November, 2018.

AMERICAN MARRIAGE MINISTRIES


By: ~~Dylan Walls~~ Lewis King
Its: Executive Director (TITLE HERE)

CERTIFICATE OF SERVICE

I hereby certify that on November 6, 2018, I served the foregoing OPPOSER'S SUPPLEMENTAL RESPONSES TO APPLICANT'S FIRST SET OF REQUESTS FOR DOCUMENTS AND FIRST SET OF INTERROGATORIES on the Applicant by emailing to Applicant as follows:

Michael P. Matesky, II
Matesky Law PLLC
trademarks@mateskylaw.com
mike@mateskylaw.com

/Renee Stewart/
Renee Stewart

EXHIBIT H

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

AMERICAN MARRIAGE
MINISTRIES,

Opposer,

v.

UNIVERSAL LIFE CHURCH
MONASTERY STOREHOUSE, INC.

Applicant.

Opposition No. 91237315

APPLICANT’S FIRST SET OF
REQUESTS FOR PRODUCTION OF
DOCUMENTS, ELECTRONICALLY
STORED INFORMATION, AND
THINGS TO OPPOSER AMERICAN
MARRIAGE MINISTRIES.

Applicant Universal Life Church Monastery Storehouse, Inc. (“Applicant”), in accordance with 37 CFR § 2.120 and Fed. R. Civ. P. 26 and 34, hereby requests that Opposer American Marriage Ministries (“Opposer”) produce the identified documents, electronically stored information, and things for inspection and copying at the law office of Matesky Law PLLC, 1001 4th Ave., Suite 3200, Seattle, WA 98154. The documents, electronically stored information, and things are due to be produced within thirty (30) days of service hereof, or at such other time as ordered by the Board.

INSTRUCTIONS AND DEFINITIONS

1. In complying with these requests, you are required to produce all documents, electronically stored information, and things specified herein that are in your possession, custody, or control, or that are otherwise available to you.
2. Pursuant to Fed. R. Civ. P. 26(e) and 37 CFR § 2.120, these requests are continuing in nature, requiring you to make supplementary document productions within a

timely manner after acquiring additional responsive information and/or documents or different versions of a document.

3. If you cannot or will not comply with any request in full, you are directed to comply with such request to the fullest extent possible and provide an explanation as to why you will not comply in full.

4. If any claim of privilege is asserted as to any requested document (or portion thereof), you are directed to provide at the time of production a privilege log which specifically identifies each document (or portion) withheld, by date, author, recipient, persons copied, general description of the subject matter of the document, the location where the original and each copy is maintained, and a statement of the specific privilege claimed and of the basis upon which such privilege is claimed as to each separate document (or portion) withheld. The source, sources, or derivation of each document produced shall be specifically identified.

5. If any part of a document is responsive to the following requests under this definition, then the entire document is responsive and should be produced.

6. If you contend that any of the following requests are objectionable in whole or in part, you are directed to state with particularity each objection, the basis for the objection, and the categories of information and documents and things to which the objection applies, and you should respond to each request insofar as it is not deemed objectionable.

7. If you refuse to produce any documents that are responsive to the following requests, whether based in whole or in part on any objection or otherwise, you are directed to specify the nature and scope of documents that you refuse to produce, and the basis for such refusal.

8. If a responsive document is known to you but not in your possession, custody, or control, then you should identify such document and the name and address of the individual or business who is in possession, custody, or control of such document.

9. The terms “you,” “your,” and “Opposer” mean and refer to American Marriage Ministries, along with any predecessors, or wholly- or partially-controlled, -controlling, or -affiliated persons, including Glen Yoshioka and any other past and present officers, directors, owners, employees, agents, representatives, advisors, and attorneys thereof, either singularly or in any combination of the foregoing, all to the fullest extent the context permits.

10. The term “Applicant” shall mean Universal Life Church Monastery Storehouse, Inc., along with any predecessors, or wholly- or partially-controlled, -controlling, or -affiliated persons, including past and present officers, directors, owners, employees, agents, representatives, advisors, and attorneys thereof, either singularly or in any combination of the foregoing, all to the fullest extent the context permits.

11. The term “Application” means U.S. Trademark Application Serial No. 87430729.

12. The term “Applied-For Services” means and encompasses “on-line retail store services featuring clothing in the nature of shirts, hats, and stoles, stationery, business cards, bumper stickers, license plate holders, badges, pens, pins, musical sound recordings, bookmarks, bread, aromatic oil, portfolios, and publications in the nature of books, hand-outs, workbooks, manuals, brochures, and newsletters in the fields of religion, spirituality, marriage, law, and management” as well as “conducting religious ceremonies; Ecclesiastical services, namely, ordaining ministers to perform religious ceremonies; Providing a website featuring information about religious belief systems,” either singularly or in any combination of the foregoing, all to the fullest extent the context permits.

13. “GET ORDAINED Mark” means and refers to the term “GET ORDAINED” mark in standard characters, as set forth in the Application.

14. The term “person” refers to natural persons and to corporate or other business entities, partnerships, groups, associations, governmental entities, or other organizations.

15. The term “document” means and is defined as broadly as permitted under Fed. R. Civ. P. 34(a)(1), and includes, without limitation, electronically stored information and tangible things, the original and all copies (carbon, photocopy, photographic, microfilm, or otherwise) of any emails, SMS text messages, advertising or promotional material (including without limitation art work, copies of drafts thereof, proofs, tear sheets, scripts, storyboards, etc.), product roadmaps, brochures, business cards, travel tickets, lodging confirmations, lists of customers, lists of journals, ledgers, working papers, invoices, contracts, purchase orders, estimates reports, memoranda, interoffice communications, records, studies, appraisals, papers, charts, recordings of or memoranda of any conversation (by telephone or otherwise), meeting or conference, or any other writing however produced or reproduced; all other handwritten typed, printed, or otherwise visually or aurally reproduced materials, whether copies or originals, including, but not limited to, letters, cables, wires, memoranda, or interoffice communications; reports, notes, minutes, and recordings; drawings, blueprints, sketches, charts, photographs, microfilm records, data compilations, and movies; copyrights, copyright registration applications, patents, trademarks, patent applications, trademark applications, assignments, contracts, agreements, licenses, and other official documents and legal instruments; published material of any kind; annual reports, reports to shareholders and minutes or reports of meetings of directors or executive boards or committees; advertising or promotional literature and press releases; engineering notebooks and data; and ledgers, bills, orders, books, records, and files that are in the possession, custody or control of you or any of your officers, agents or employees and/or your attorney. The term “document” or “documents” also includes all copies that are not identical with the original.

16. The term “correspondence” means and refers to any document that is sent to, received from, or otherwise transmitted, read, or perceived, in whole or in part, to or by any person other than the original creator of the document, including drafts or versions of documents

created or modified with the intention that they be sent to, received from, or otherwise transmitted, read, or perceived to or by an person other than the original creator of the document. For example, and without limitation, “correspondence” includes emails, instant messages, letters, voicemails, and SMS text messages.

17. The term “identify” as used herein means:

a. In the case of a natural person, to state for each person his or her: (i) full name; (ii) present residence address and telephone number; (iii) present business address and telephone number (iv) present position, business affiliation, and job description; and (v) if any of the information set forth in (i)-(iv) is unknown, so state and set forth the last known of such information;

b. In the case of a corporation or other business entity, state for each corporation or business entity: (i) its full name; (ii) its legal form (i.e., corporation, partnership, etc.) and state of incorporation or legal formation; (iii) its address and principal place of business; (iv) the identity of officers or other persons having knowledge of the matter with respect to which the corporation or entity is named; and (v) the connection to your response; and

c. In the case of a document, state for each document: (i) the identity of the person(s) originating and preparing it to the sender; (ii) its general type (e.g., letter, memo, report, invoice, etc.), title, identifying number and the general nature of its subject matter; (iii) identity of the addresses and distributes, if any; (iv) its date of preparation; (v) its date and manner of transmission, distribution and publication, if any; (vi) the location of each copy (including title, index number and location of the file in which it is kept or from which it is removed) and the identity of the present custodian or persons responsible for its filing or other disposition; and (vii) the identity of persons who can authenticate or identify it.

18. The term “related to” shall mean related to, relevant to, concerning, constituting, comprising, mentioning, referring to, demonstrating, evidencing, summarizing, describing, or tending to prove or disprove.

19. As used herein, “and” as well as “or” shall be construed either disjunctively or conjunctively as necessary in order to bring within the scope of the request all documents that might otherwise be construed to be outside its scope.

20. As used herein, the singular shall always include the plural, as necessary in order to bring within the scope of the request all documents and things that might otherwise be construed to be outside its scope.

21. As used herein, “any” as well as “all” shall be construed as “any and all” as necessary in order to bring within the scope of the request all documents and things that might otherwise be construed to be outside its scope.

**DEFENDANTS’ FIRST SET OF REQUESTS FOR PRODUCTION OF
DOCUMENTS, ELECTRONICALLY STORED INFORMATION, AND THINGS**

REQUEST NO. 1: All documents tending to support, contradict, prove, or disprove the claim that the Applied-For Services are related to the process of becoming or getting ordained.

RESPONSE:

REQUEST NO. 2: All documents tending to support, contradict, prove, or disprove the claim that the phrase “Ecclesiastical services, namely, ordaining ministers to perform religious ceremonies” means essentially providing services to allow others to “get ordained.”

RESPONSE:

REQUEST NO. 3: All documents tending to support, contradict, prove, or disprove the claim that Opposer owns and operates the not-for-profit business called American Marriage Ministries, and since 2009 has provided services to help individuals become or “get” ordained as a minister.

RESPONSE:

REQUEST NO. 4: Documents sufficient to show all of Opposer’s uses of the term “Get Ordained” since 2009.

RESPONSE:

REQUEST NO. 5: Documents sufficient to show Opposer’s legal entity structure and identify all Opposer’s owners, directors, managers, and officers.

RESPONSE:

REQUEST NO. 6: All documents tending to support, contradict, prove, or disprove the claim that the term “get ordained” is a term of art for services connected with ordination services or for any Applied-For Service.

RESPONSE:

REQUEST NO. 7: All documents tending to support, contradict, prove, or disprove the claim that the term “get ordained” is generic in relation to ordination services or any Applied-For Services.

RESPONSE:

REQUEST NO. 8: All documents tending to support, contradict, prove, or disprove the claim that there are other competing businesses offering services similar to Applicant's services, or any Applied-For Services, who also use the term "get ordained" to describe such services or what such services enable customers to do.

RESPONSE:

REQUEST NO. 9: All documents tending to support, contradict, prove, or disprove the claim that there were other competing businesses using the term "get ordained" to describe their services, or what their services enable customers to do, at the time Applicant signed any oath associated with its Application.

RESPONSE:

REQUEST NO. 10: All documents tending to support, contradict, prove, or disprove the claim that prior fair users of the term "get ordained" have legal rights superior to Applicant's rights associated with the term.

RESPONSE:

REQUEST NO. 11: All documents tending to support, contradict, prove, or disprove the claim that, when it filed its Application, Applicant had actual knowledge of other parties using "get ordained" in connection with the sale of retail goods and services enabling consumers to become or "get" ordained, or any other Applied-For Services.

RESPONSE:

REQUEST NO. 16: For each of the Applied-For Services, all documents tending to support, contradict, prove, or disprove the claim that Applicant's GET ORDAINED Mark is generic when used in connection with such service.

RESPONSE:

REQUEST NO. 17: For each of the Applied-For Services, all documents tending to support, contradict, prove, or disprove the claim that Applicant's GET ORDAINED Mark is merely descriptive of such service.

RESPONSE:

REQUEST NO. 18: For each of the Applied-For Services, all documents tending to support, contradict, prove, or disprove the claim that Applicant's GET ORDAINED Mark is inherently distinctive or has acquired distinctiveness in relation to such service.

RESPONSE:

REQUEST NO. 19: All documents tending to support, contradict, prove, or disprove the claim that the GET ORDAINED Mark, used in connection with Applied-For Services, is incapable of serving the function of a trademark or to identify a particular source of such services.

RESPONSE:

RESPONSE:

REQUEST NO. 25: All documents created, revised, or modified prior to 2010 that refer or relate to Applicant, George Freeman, “Brother Martin,” “Universal Life Church,” or “The Monastery.”

RESPONSE:

REQUEST NO. 26: All correspondence between Opposer and Applicant regarding Applicant’s business, methods, services, or advertising practices.

RESPONSE:

REQUEST NO. 27: All documents related to any actual, prospective, or potential duty of Opposer or Glen Yoshioka to maintain the confidentiality of information obtained from Applicant, or to refrain from use or disclosure of information obtained from Applicant.

RESPONSE:

REQUEST NO. 28: All documents supporting, contradicting, or tending to prove or disprove any legal or factual claim or allegation asserted in any actual or proposed pleading filed or served in the Opposition.

RESPONSE:

DATED: January 26th, 2018

By: s/ Michael P. Matesky, II/
Michael P. Matesky, II (WSBA # 39586)
Matesky Law PLLC
1001 4th Ave., Suite 3200
Seattle, WA 98154
Ph: 206.701.0331
Fax: 206.701.0332
Email: mike@mateskylaw.com;
litigation@mateskylaw.com

Counsel for Applicant

CERTIFICATE OF SERVICE

I hereby certify that I have served the foregoing document on Opposer's counsel of record by email transmission to nancy.stephens@foster.com, pursuant to Trademark Rule § 2.119(b), 37 C.F.R. § 2.119(b).

Dated this 26th day of January, 2018

s/ Michael P. Matesky, II

Michael P. Matesky, II

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE
TRADEMARK TRIAL AND APPEAL BOARD

AMERICAN MARRIAGE MINISTRIES,

Opposer,

v.

UNIVERSAL LIFE CHURCH
MONASTERY STOREHOUSE, INC.

Applicant.

Opposition No. 91237315

OPPOSER'S RESPONSES TO
APPLICANT'S FIRST SET OF
REQUESTS FOR PRODUCTION OF
DOCUMENTS, ELECTRONICALLY
STORED INFORMATION, AND THINGS

General Objections

Opposer, American Marriage Ministries, interposes the following general objections.

Objections:

1. Opposer objects generally to Applicant's requests to the extent that they seek to impose upon Opposer's discovery obligations beyond those required under the Federal Rules of Civil Procedure.

2. Opposer objects generally to Applicant's requests to the extent that they seek information and documents that are not currently in Opposer's possession, custody, or control. Opposer's responses to these requests are limited by the information known to Opposer at this time. Opposer reserves the right to rely at trial and any pre-trial proceeding upon any information obtained in discovery or through further investigation, subject to its obligations under Rule 26 of the Federal Rules of Civil Procedure to supplement or correct these responses.

3. Opposer objects to the requests on the grounds that they are vague, overbroad, and unduly burdensome at this very stage of the litigation.

4. Opposer has not completed its investigation in connection with any aspect of this matter. Further discovery, independent investigation and legal research and analysis may supply additional facts, add meaning to known facts, and establish new legal contentions, all of which may lead to additions to these responses. Opposer reserves the right to amend or supplement these answers and objections if further responsive information becomes available and pursuant to the Federal Rules of Civil Procedure and the Civil Rules of this Court.

5. Opposer objects to production of those documents to which Applicant has equal access.

6. These General Objections apply to each request in addition to, and without waiver of, any specific objections to any particular interrogatory or document request.

Opposer responds to Applicant's Request for Production of Documents as follows:

REQUEST NO. 1: All documents tending to support, contradict, prove, or disprove the claim that the Applied-For Services are related to the process of becoming or getting ordained.

RESPONSE:

Responsive documents attached.

REQUEST NO. 2: All documents tending to support, contradict, prove, or disprove the claim that the phrase "Ecclesiastical services, namely, ordaining ministers to perform religious ceremonies" means essentially providing services to allow others to "get ordained."

RESPONSE:

Responsive documents attached.

REQUEST NO. 3: All documents tending to support, contradict, prove, or disprove the claim that Opposer owns and operates the not-for-profit business called American Marriage Ministries, and since 2009 has provided services to help individuals become or “get” ordained as a minister.

RESPONSE:

Responsive documents attached.

REQUEST NO. 4: Documents sufficient to show all of Opposer’s uses of the term “Get Ordained” since 2009.

RESPONSE:

Responsive documents attached.

REQUEST NO. 5: Documents sufficient to show Opposer’s legal entity structure and identify all Opposer’s owners, directors, managers, and officers.

RESPONSE:

Responsive documents attached.

REQUEST NO. 6: All documents tending to support, contradict, prove, or disprove the claim that the term “get ordained” is a term of art for services connected with ordination services or for any Applied-For Service.

RESPONSE:

Responsive documents attached.

REQUEST NO. 7: All documents tending to support, contradict, prove, or disprove the claim that the term “get ordained” is generic in relation to ordination services or any Applied-For Services.

RESPONSE:

Responsive documents attached.

REQUEST NO. 8: All documents tending to support, contradict, prove, or disprove the claim that there are other competing businesses offering services similar to Applicant's services, or any Applied-For Services, who also use the term "get ordained" to describe such services or what such services enable customers to do.

RESPONSE:

Responsive documents attached.

REQUEST NO. 9: All documents tending to support, contradict, prove, or disprove the claim that there were other competing businesses using the term "get ordained" to describe their services, or what their services enable customers to do, at the time Applicant signed any oath associated with its Application.

RESPONSE:

Responsive documents attached.

REQUEST NO. 10: All documents tending to support, contradict, prove, or disprove the claim that prior fair users of the term "get ordained" have legal rights superior to Applicant's rights associated with the term.

RESPONSE:

Responsive documents attached.

REQUEST NO. 11: All documents tending to support, contradict, prove, or disprove the claim that, when it filed its Application, Applicant had actual knowledge of other parties using "get ordained" in connection with the sale of retail goods and services enabling consumers to become or "get" ordained, or any other Applied-For Services.

REQUEST NO. 15: All documents tending to support, contradict, prove, or disprove the claim that Applicant's GET ORDAINED Mark has lost its significance as a trademark or has been abandoned.

RESPONSE:

Responsive documents attached.

REQUEST NO. 16: For each of the Applied-For Services, all documents tending to support, contradict, prove, or disprove the claim that Applicant's GET ORDAINED Mark is generic when used in connection with such service.

RESPONSE:

Responsive documents attached.

REQUEST NO. 17: For each of the Applied-For Services, all documents tending to support, contradict, prove, or disprove the claim that Applicant's GET ORDAINED Mark is merely descriptive of such service.

RESPONSE:

Responsive documents attached.

REQUEST NO. 18: For each of the Applied-For Services, all documents tending to support, contradict, prove, or disprove the claim that Applicant's GET ORDAINED Mark is inherently distinctive or has acquired distinctiveness in relation to such service.

RESPONSE:

Responsive documents attached.

REQUEST NO. 19: All documents tending to support, contradict, prove, or disprove the claim that the GET ORDAINED Mark, used in connection with Applied-For Services, is incapable of serving the function of a trademark or to identify a particular source of such services.

RESPONSE:

Responsive documents attached.

REQUEST NO. 20: All documents tending to support, contradict, prove, or disprove the claim that registration of the GET ORDAINED Mark will cause damage and injury to Opposer.

RESPONSE:

Responsive documents attached.

REQUEST NO. 21: All documents tending to support, contradict, prove, or disprove the claim that registration of the GET ORDAINED Mark will cause Opposer to be denied the right to freely use the words “get ordained” to describe its offered services.

RESPONSE:

Responsive documents attached.

REQUEST NO. 22: Documents sufficient to show each of the Applied-For Services that Opposer has provided to customers within the United States.

RESPONSE:

Responsive documents attached.

REQUEST NO. 27: All documents related to any actual, prospective, or potential duty of Opposer or Glen Yoshioka to maintain the confidentiality of information obtained from Applicant, or to refrain from use or disclosure of information obtained from Applicant.

RESPONSE:

No responsive documents held by Opposer.

REQUEST NO. 28: All documents supporting, contradicting, or tending to prove or disprove any legal or factual claim or allegation asserted in any actual or proposed pleading filed or served in the Opposition.

RESPONSE:

Responsive documents attached.

DATED: February 26, 2018

/Nancy V. Stephens/
Nancy V. Stephens WSBA No. 31510
Foster Pepper PLLC
Attorneys for Opposer
1111 Third Avenue, Suite 3200
Seattle, WA 98101-3299
206-447-4400

VERIFICATION

I, Dylan Wall, am Vice President of American Marriage Ministries (“Opposer”) and have authority to review OPPOSER’S RESPONSES TO APPLICANT’S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS, ELECTRONICALLY STORED INFORMATION, AND THINGS. I have read same, and said Responses are true to the best of my knowledge, information and belief.

Dated this 26th day of February, 2018.

AMERICAN MARRIAGE MINISTRIES



By: Dylan Wall
Its: Vice President

CERTIFICATE OF SERVICE

I hereby certify that on February 26, 2018, I served the foregoing OPPOSER'S RESPONSES TO APPLICANT'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS, ELECTRONICALLY STORED INFORMATION, AND THINGS on the Applicant by emailing to Applicant as follows:

Michael P. Matesky, II
Matesky Law PLLC
trademarks@mateskylaw.com
mike@mateskylaw.com

/Renee Stewart/
Renee Stewart

EXHIBIT I

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

AMERICAN MARRIAGE)	
MINISTRIES,)	
Opposer,)	
vs.)	Opposition No. 91237315
UNIVERSAL LIFE CHURCH)	
MONASTERY STOREHOUSE,)	
INC.,)	
Applicant.)	

30 (B) (6) DEPOSITION UPON ORAL EXAMINATION OF
AMERICAN MARRIAGE MINISTRIES
DESIGNEE: DYLAN JAMES WALL
COMBINED WITH
PERSONAL DEPOSITION UPON ORAL EXAMINATION OF
DYLAN JAMES WALL

9:30 a.m.

January 25, 2019

600 University Street, Suite 320

Seattle, Washington

REPORTED BY: Brenda Steinman, CCR #2717

1 that context, are you referring to ULC Monastery?

2 A. Yes.

3 Q. Were you authorized to share this
4 email with competitors of ULC Monastery?

5 MS. MENNEMEIER: Objection;
6 relevance.

7 A. I wasn't authorized or told not to do
8 anything with this email, to the best of my
9 knowledge.

10 COURT REPORTER: Excuse me. Did you
11 say I was unauthorized?

12 A. I was not authorized. Let me just
13 restate, I guess.

14 MR. MATESKY: Could you repeat the
15 question.

16 Q. (By Mr. Matesky) And then you can
17 answer again.

18 A. Sure.

19 COURT REPORTER: "Question. Were you
20 authorized to share this email with competitors of
21 ULC Monastery?"

22 A. No. I was not told to not share
23 this, I was not told to share this.

24 Q. (By Mr. Matesky) Does AMM share this
25 type of information with its competitors?

1 grounds.

2 MR. MATESKY: Okay.

3 (Dallas Goschie left the room.)

4 A. Can you repeat the question, please?

5 MR. MATESKY: Can you read it back,
6 please.

7 COURT REPORTER: "Question. You seem
8 to be describing something that AMM does not do,
9 but not explaining why it does not do it.

10 "Can you explain why AMM does not
11 share its advertising spending decisions with
12 competitors."

13 A. Because it would -- because they're
14 our competitors and it would be an action taken --
15 going out of our way to do something that wouldn't
16 be a good use of time or resources.

17 Q. (By Mr. Matesky) AMM just requested
18 for Dallas Goschie to leave the room; correct?

19 A. Correct.

20 Q. Why?

21 A. Because our counsel thought it was
22 possible there could be some discussion of
23 advertising strategy.

24 Q. Is it fair to say that AMM does not
25 want to share its advertising strategy with

1 proposed advertising key words to be used by ULC
2 Monastery?

3 A. Yes. It appears to contain many key
4 words or phrases related to, looks like related to
5 online ordination, getting ordained.

6 Q. Does AMM publicly share the
7 advertising key words it uses?

8 MS. MENNEMEIER: Objection;
9 relevance.

10 A. I don't know. I imagine we might
11 share some.

12 Q. (By Mr. Matesky) In what context?

13 MS. MENNEMEIER: Objection;
14 relevance.

15 A. In the context of key words appearing
16 directly in advertising that would be visible to
17 the general public.

18 Q. (By Mr. Matesky) Are you referring
19 to key words that appear in the text of the
20 advertisement?

21 A. In the text of the advertisement.
22 They could appear as public facing metadata on a
23 web page.

24 Q. If I were to ask you regarding key
25 words used in advertising by AMM, would you want

1 A. I do not know.

2 Q. (By Mr. Matesky) Do you see the
3 highlighted section that reads "no need to get
4 ordained again"?

5 A. I do.

6 Q. What does that refer to?

7 MS. MENNEMEIER: Objection;
8 foundation.

9 A. This is a statement that the
10 Christian Harvest Church has made. I would just be
11 speculating.

12 Q. (By Mr. Matesky) What do you take
13 the "no need to get ordained again" language to
14 mean?

15 A. In my opinion, the statement "no need
16 to get ordained again" would mean that an
17 individual does not need to get ordained again. It
18 seems pretty straightforward.

19 Q. Take your time to review the document
20 before you answer, but do you think it's fair to
21 say that the highlighted language indicates that
22 someone who might use the services of Christian
23 Harvest Church would not need to undergo the
24 process of becoming a minister a second time if
25 they move to another state?

1 A. Yes. If I had to speculate on what
2 they're trying to get across with this, I would
3 think what they're trying to say is that if you get
4 ordained with them once, you don't need to then go
5 ahead and get ordained with them a second time or a
6 third time or on some other occasion if you move.

7 Q. For clarification, when you say "you"
8 in that context, are you referring to the person
9 who would receive the services provided by
10 Christian Harvest Church?

11 A. Yes.

12 Q. And for the record, I'll note that
13 that exhibit is identified as AMM 00769.

14 MR. MATESKY: I have another document
15 to mark as an exhibit.

16 (Exhibit 12 marked for
17 Identification.)

18 Q. (By Mr. Matesky) This is Exhibit
19 No. 12. Could you please read the designation in
20 the lower right-hand corner for the record?

21 A. AMM 00770.

22 Q. Do you recognize what this depicts?

23 A. It depicts the website of The Church
24 of the Latter-Day Dude.

25 Q. And what is The Church of the

1 Latter-Day Dude?

2 A. To the best of my knowledge it is a
3 church, a religious organization that embraces
4 teachings in symbology of the character in The Big
5 Lebowski movie, the Dude.

6 Q. Do you see the sentence that includes
7 the highlighted language?

8 A. I do.

9 Q. Could you read that sentence for the
10 record?

11 A. I'm not sure if the sentence begins
12 with "Get ordained" or it begins with "First".

13 Q. Could you please read the language
14 beginning with "First"?

15 A. "First, you might want to Get
16 ordained as a Dudeist priest."

17 Q. What do you take that language to
18 mean?

19 A. In my interpretation it would --
20 well, it would probably have to be taken in context
21 with the paragraph before, because it's saying
22 "First you might want to". But I would think that
23 that means as an initial step of joining this
24 church, you might want to -- you would first -- the
25 first step you would want to take would be to get

1 to mark as an exhibit.

2 (Exhibit 15 marked for
3 Identification.)

4 Q. (By Mr. Matesky) Could you please
5 read the designation in the lower right-hand corner
6 of Exhibit 15.

7 A. AMM 00773.

8 Q. Do you recognize this document?

9 A. It looks like the website --
10 screenshot of the website of the United National
11 Ministry.

12 Q. What URL is this website located at?

13 A. I do not know off the top of my head.

14 Q. Do you know how this document was
15 created?

16 A. I believe it was gathered when
17 searching for examples of the descriptive phrase
18 "get ordained".

19 Q. Does the original website have yellow
20 highlighting in the top bar?

21 MS. MENNEMEIER: Objection;
22 foundation.

23 A. Not to my knowledge.

24 Q. (By Mr. Matesky) Can you read the
25 language in the top most bar for the record,

1 please?

2 A. Mm-hmm. "Get Ordained to Perform
3 Weddings, Religious Services & Ministry".

4 Q. Do you take that language to be
5 suggesting that a visitor to the site take some
6 action?

7 A. It certainly reads as a call to
8 action in my opinion.

9 Q. Do you read that language to suggest
10 that United National Ministry will become a
11 minister?

12 A. I don't possibly see how United
13 National Ministry could become a minister itself;
14 it's an organization. It would be difficult for an
15 organization to get ordained.

16 MR. MATESKY: I have another document
17 to mark as an exhibit.

18 (Exhibit 16 marked for
19 Identification.)

20 Q. (By Mr. Matesky) Could you please
21 read the designation in the lower right-hand corner
22 of this document, Exhibit 16?

23 A. AMM 00774.

24 Q. Do you recognize this document?

25 A. It looks like a screenshot of the

1 Open Ministry website.

2 Q. Do you see yellow highlighting
3 depicted in this document?

4 A. I do.

5 Q. Does that yellow highlighting appear
6 in the original Open Ministry website depicted in
7 this document?

8 MS. MENNEMEIER: Objection;
9 foundation.

10 A. To the best of my knowledge it does
11 not.

12 Q. (By Mr. Matesky) To your
13 understanding does this document appear to depict a
14 guide for action to be taken by a prospective
15 minister?

16 A. I could see it being characterized
17 that way.

18 Q. Does Open Ministry provide the same
19 category of services as ULC Monastery?

20 MS. MENNEMEIER: Objection;
21 foundation.

22 A. It would be speculation, but I
23 imagine so, because I don't have direct knowledge
24 of the operations of Open Ministry or Universal
25 Life Church Monastery at this moment in time.

1 Q. (By Mr. Matesky) Do you know what
2 category of services ULC Monastery provides?

3 A. To the best of my knowledge it would
4 be religious services.

5 Q. Do you know what category of services
6 Open Ministry provides?

7 A. To the best of my knowledge religious
8 services.

9 Q. And what category of services does
10 AMM provide?

11 A. To the best of my knowledge religious
12 services.

13 Q. Is your knowledge limited regarding
14 the category of services that AMM provides?

15 A. Excuse me. AMM is a church that
16 provides religious services, sells documents and
17 products. And I would speculate that Open Ministry
18 and the Universal Life Church Monastery do as well.

19 MR. MATESKY: I have another document
20 to mark as an exhibit.

21 (Exhibit 17 marked for
22 Identification.)

23 Q. (By Mr. Matesky) Could you please
24 read the designation in the lower right-hand corner
25 of Exhibit 17?

1 A. I believe I see which one you're
2 referring to.

3 Q. Could you please read that one for
4 the record?

5 A. I believe you're referring to "How do
6 you officiate a wedding?"

7 Q. In reading this document, does it
8 appear to you that the text within the three
9 rectangles are answering that question?

10 A. It seems like they're trying to
11 communicate that those are the steps one would take
12 in answering the question of how do you officiate a
13 wedding.

14 Q. And in the context of your response
15 just now, do the terms "one" and "you" refer to the
16 person who might receive the ordination services
17 from Church of the Open Road?

18 A. Yes, that is my interpretation.

19 Q. What do you interpret "Get Legit" to
20 mean in this context?

21 A. My interpretation of "Get Legit", in
22 the way that they're trying to use it here -- or,
23 excuse me, the way they are using it here, would be
24 to complete any type of officiant registration
25 that's mandated in any locality that a minister

1 A. I would have to speculate that it
2 was. I was not an original recipient of this
3 email. George forwarded me this email as an
4 attachment.

5 Q. (By Mr. Matesky) We can do this
6 individually if you'd like, but is there anyone
7 else at AMM who has greater knowledge regarding
8 Exhibits 11 through 22 than you?

9 A. Not to my knowledge.

10 MR. MATESKY: I am going to hand a
11 document to be marked as an exhibit.

12 (Exhibit 23 marked for
13 Identification.)

14 Q. (By Mr. Matesky) I'll give you a
15 moment to review the document.

16 Do you recognize this document?

17 A. Yes.

18 Q. What is this document?

19 A. It is Opposer's Answers to First Set
20 of Interrogatories.

21 Q. Is this a document you reviewed in
22 preparation for today's deposition?

23 A. Yes.

24 Q. Did you participate in the
25 preparation of this document?

1 R E D I R E C T E X A M I N A T I O N

2 Continued

3 BY MR. MATESKY:

4 Q. Mr. Wall, I'll direct your attention
5 to Exhibit No. 25.

6 A. Mm-hmm.

7 Q. Having had the opportunity to examine
8 this document and having the benefit of reviewing
9 and discussing various documents today during the
10 deposition, is it AMM's position that AMM has
11 retained access to documents related to Applicant's
12 business strategy that Opposer obtained while
13 employed by Applicant?

14 MS. MENNEMEIER: And we do have an
15 objection as vague, to that request as vague.

16 Q. (By Mr. Matesky) You may answer.

17 MS. MENNEMEIER: You can answer.

18 A. So to the extent that these emails --
19 that ULC Monastery would characterize these emails
20 as business strategy, AMM admits that we have
21 retained access to these documents.

22 However, AMM, when responding to this
23 request, did not believe that these documents sent
24 to personal emails constituted business strategy,
25 as they were sent to personal email addresses and

1 they have not been accessed by AMM for business
2 strategy purposes.

3 Q. (By Mr. Matesky) When you refer to
4 "these emails" in the context of your response, are
5 you referring to the emails that AMM has produced
6 in discovery that were originally obtained during
7 employment with ULC Monastery?

8 A. Yes. AMM -- yes, I am referring to
9 the emails that were produced for discovery and
10 were sent by ULC Monastery parties or George
11 Freeman to the personal email addresses of myself
12 and Glen Yoshioka.

13 MR. MATESKY: We have no further
14 questions.

15 MS. MENNEMEIER: I think we can go
16 off the record.

17 COURT REPORTER: The same orders as
18 yesterday?

19 MR. MATESKY: Yes, please.

20 MS. MENNEMEIER: Yes.

21 (Signature reserved.)

22 (Deposition adjourned 6:35 p.m.)

23

24

25

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C H A N G E S H E E T

PLEASE MAKE ALL CHANGES OR CORRECTIONS ON SHEET,
SHOWING PAGE, LINE AND REASON.

PAGE	LINE	CORRECTION AND REASON
40	11	"Chane" should be "Shane", misspelled.
146	20	Remove question mark, I do not believe my response was a question.
151	18	"that's" should be "that", unless I misspoke.


DYLAN WALL

Taken: Friday, January 25, 2019

Re: AMM v ULC Monastery
Opposition No. 91237315
Brenda Steinman, CCR.

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S I G N A T U R E

I declare under penalty of perjury under the laws of the State of Washington that I have read my within deposition, and the same is true and accurate, save and except for changes and/or corrections, if any, as indicated by me on the CHANGE SHEET flyleaf page hereof.

Signed in Seattle, Washington,
this 5 day of March, 2019.



DYLAN WALL

Taken: Friday, January 25, 2019

Re: AMM v ULC Monastery
Opposition No. 91237315
Brenda Steinman, CCR.

EXHIBIT J

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

AMERICAN MARRIAGE)	
MINISTRIES,)	
Opposer,)	
vs.)	Opposition No. 91237315
UNIVERSAL LIFE CHURCH)	
MONASTERY STOREHOUSE,)	
INC.,)	
Applicant.)	

DEPOSITION UPON ORAL EXAMINATION
OF
GLEN MASA-AKI YOSHIOKA BUCHANAN

9:25 a.m.
January 24, 2019
600 University Street, Suite 320
Seattle, Washington

** PORTIONS OF THIS TRANSCRIPT ARE DESIGNATED **
** ATTORNEYS' EYES ONLY**

REPORTED BY: Brenda Steinman, CCR #2717

A P P E A R A N C E S

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ALSO PRESENT:

DALLAS GOSCHIE

21

DYLAN WALL

LEWIS KING

22

23

24

25

1 E X A M I N A T I O N

2 ATTORNEY PAGE

3 BY MR. MATESKY: 5

4 BY MS. MENNEMEIER: 96

5

6 E X H I B I T I N D E X

7 EX# DESCRIPTION PAGE

8 Exhibit 1 Color copy of web page About 15

9 American Marriage Ministries

10 Online Ordination.

11 Exhibit 2 Color copy of a screenshot 17

12 or AMM homepage, How it

13 Works in Three Steps.

14 Exhibit 3 1/26/2017 Constitution and 24

15 Bylaws of American Marriage

16 Ministries.

17 Exhibit 4 5/31/2009 Articles of 32

18 Incorporation for American

19 Marriage Ministries.

20

21 oo-oo-o

22

23 BEGIN - ATTORNEYS' EYES ONLY 86

24 END - ATTORNEYS' EYES ONLY 95

25

1 SEATTLE, WASHINGTON; THURSDAY, JANUARY 24, 2019

2 9:25 A.M.

3 oo-oo-oo

4 GLEN YOSHIOKA, called as a witness in the
5 above-entitled cause, being
6 first duly sworn, testified
7 as follows:

8 oo-oo-oo

9 MR. MATESKY: Good morning.

10 MR. YOSHIOKA: Good morning.

11 MR. MATESKY: This is a deposition in
12 Universal Life Church Monastery Storehouse versus
13 American Marriage Ministries, Opposition No.
14 91237315, proceeding before the Trademark Trial and
15 Appeal Board regarding Trademark Application Serial
16 No. 87/430,729 for the "Get Ordained" Trademark.

17 I'm going to ask that we go around
18 the room and state our name and the organization
19 we're affiliated for the record, so we know who is
20 present.

21 I'll start to my left.

22 MR. GOSCHIE: I'm Dallas Goschie with
23 the Universal Life Church Monastery.

24 MR. MATESKY: I am Mike Matesky of
25 Matesky Law, counsel for Universal Life Church

1 A. Yes.

2 Q. Does AMM provide religious services?

3 A. Yes.

4 Q. What kind of religious services does
5 AMM provide?

6 A. We ordain people so that they can
7 perform wedding ceremonies for other friends and
8 family members which constitute our religious
9 services.

10 Q. Does AMM provide ecclesiastical
11 services?

12 A. Can you define what an ecclesiastical
13 service is?

14 Q. Using the term as you would use it,
15 would you say that AMM provides ecclesiastical
16 services?

17 MS. MENNEMEIER: Objection; vague.

18 A. Objection; vague.

19 Q. (By Mr. Matesky) I'm going to remind
20 you that unless your counsel instructs you not to
21 answer, please answer the question to the best of
22 your ability.

23 A. Yes. Our wedding ceremonies
24 constitute ecclesiastical services, as do the tools
25 that we provide through out website.

1 operations?

2 MS. MENNEMEIER: Objection to the
3 extent it mischaracterizes earlier testimony.

4 A. Could you clarify that?

5 Q. (By Mr. Matesky) I'm not try to pull
6 a fast one or anything, I'm just trying to harken
7 back to an earlier topic. Let me rephrase.

8 During the term of your employment
9 with ULC Monastery, were some ULC Monastery
10 personnel unhappy with the way ULC Monastery was
11 operated?

12 MS. MENNEMEIER: Objection;
13 relevance.

14 A. We found value in certain aspects of
15 what the organization did. We were unhappy with
16 how George managed us as employees.

17 Q. (By Mr. Matesky) When you formed
18 AMM, did you intend to do some things differently
19 than ULC Monastery?

20 MS. MENNEMEIER: Objection;
21 relevance.

22 A. Yes.

23 Q. (By Mr. Matesky) What did you intend
24 to do differently?

25 A. We wanted to -- there is a lot to

1 this. I'm just going to rattle them in no
2 particular order.

3 We wanted to have an organization
4 that had accountability. So from the very get-go
5 we wanted to have, you know, a board of directors
6 and have it not be basically a dictatorship.

7 We wanted the organization to be
8 transparent, both financially and in terms of its
9 organizational structure, and what we stood for
10 morally and ethically. It's in our name sake;
11 we're a marriage ministry. The tenets that people
12 subscribe to are based on that. We don't ask
13 people to pay lip service to anything other than
14 what we say.

15 Those are probably the most important
16 things right off the top of my head. And then, you
17 know -- yeah, that's basically it.

18 Q. Do you believe AMM has succeeded in
19 doing those things differently than ULC Monastery?

20 A. Yes.

21 Q. Are there things that AMM does
22 similarly to ULC Monastery?

23 A. Yes.

24 Q. In your judgment what are the
25 greatest similarities between AMM and ULC

1 stipulations of the Nevada government to have our
2 ministers be able to perform legal marriage in the
3 state?

4 Q. What is its relationship to AMM?

5 A. I don't know.

6 Q. When you say "an organization we
7 incorporated", who is "we"?

8 A. American Marriage Ministries.

9 Q. In your judgment do AMM and ULC
10 Monastery provide the same category of services?

11 A. Could I ask you to define what you
12 mean by "category of services"?

13 Q. However you would define it.

14 A. Yeah.

15 Q. How would you classify the services
16 provided by AMM and ULC Monastery?

17 A. Generally speaking, I would classify
18 it as online ordination services.

19 Q. Are there, in your judgment, any
20 significant differences between the online
21 ordination services provided by AMM and ULC
22 Monastery?

23 A. Yes.

24 Q. What are the most significant
25 differences in those services?

1 questions on redirect.

2 COURT REPORTER: You're reserving
3 signature.

4 MS. MENNEMEIER: Yes.

5 COURT REPORTER: Are you going to
6 order the deposition?

7 MR. MATESKY: Yes, please.

8 COURT REPORTER: And do you want to
9 order a copy?

10 MS. MENNEMEIER: We would, yes,
11 please.

12 (Signature reserved.)

13 (Deposition adjourned 1:40 p.m.)

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C E R T I F I C A T E

STATE OF WASHINGTON)
) ss.
COUNTY OF KING)

I, the undersigned Washington Certified Court Reporter, hereby certify that the foregoing deposition upon oral examination of GLEN YOSHIOKA was taken stenographically by me on January 24, 2019, and thereafter transcribed under my direction;

That the witness, before examination, was first duly sworn by me pursuant to RCW 5.28.010 to testify truthfully; that the transcript of the deposition is a full, true, and correct transcript to the best of my ability; and that I am neither attorney for, nor a relative or employee of, any of the parties to the action, or any attorney or counsel employed by the parties hereto, nor financially interested in its outcome.

I further certify that in accordance with CR 30(e), the witness was given the opportunity to examine, read, and sign the deposition, within 30 days, upon its completion and submission, unless waiver of signature was indicated in the record.

IN WITNESS WHEREOF, I have hereunto set my hand this date: February 4, 2019.

Brenda Steinman



Brenda Steinman, CCR #2717
License expires 10/15/2019

S I G N A T U R E

I declare under penalty of perjury under the laws of the State of Washington that I have read my within deposition, and the same is true and accurate, save and except for changes and/or corrections, if any, as indicated by me on the CHANGE SHEET flyleaf page hereof.

Signed in Seattle, Washington,
this 5th day of March, 2019.



GLEN YOSHIOKA

Taken: Thursday, January 24, 2019

Re: AMM v ULC Monastery
Opposition No. 91237315
Brenda Steinman, CCR.

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5 C H A N G E S H E E T

6 PLEASE MAKE ALL CHANGES OR CORRECTIONS ON SHEET,
7 SHOWING PAGE, LINE AND REASON.

8 PAGE LINE CORRECTION AND REASON

9 *Page 70 Line 6 - I was mistaken. Lewis*
10 *never worked for the ~~monastery~~ monastery.*
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GLEN YOSHIOKA

23 Taken: Thursday, January 24, 2019

24 Re: AMM v ULC Monastery
25 Opposition No. 91237315
Brenda Steinman, CCR.